

# ANNUAL REPORT

OF THE

# ATTORNEY GENERAL

OF THE

# STATE OF MICHIGAN,

FOR

THE YEAR 1882.



BY AUTHORITY.

LANSING, MICH.: W. S. GEORGE & CO., STATE PRINTERS AND BINDERS. 1883.



# REPORT.

STATE OF MICHIGAN, ATTORNEY GENERAL'S OFFICE, Lansing, December 31, 1882.

To the Honorable, the Legislature of the State of Michigan:

In accordance with the laws of this State I have the pleasure to submit to your honorable body the following report of the official business done in this department.

Schedule "A" contains a full report of all cases brought up from Circuit Courts, and Superior Courts having like jurisdiction, to the Supreme Court, on exceptions or error, in which I have appeared on behalf of the State.

They show a large aggregate of cases for 1882, numbering 39, of which the

People's cases are classified as follows:

Adultery	1	Larceny	4
Arson	2	Murder	6
Assault	1	Rape	1
Assault with intent to murder	3	Resisting an officer	ī
Bastardy	2	Robbery	4
Burglary	3	Seduction	1
Embezzlement	2	Receiving stolen goods	1
False pretenses.	2	Receiving stolen goods	3
r		1	-

It is perhaps proper to say that several of these cases would not have been found in the Supreme Court, had our courts below noticed more fully existing laws, or amendments thereto; notably the law requiring on plea of guilty an examination of the prisoner by the court, as required by Act No. 99, Laws of 1875, and the decisions of the Supreme Court thereon.

The case of the Chicago & Northwestern Railway Co. vs. W. Irving Latimer, Auditor General, is one of great importance to the State, especially in a financial view, involving as it does claims against this company for about

120,000 and interest, due the State as we claim for back taxes.

Judge William B. Williams, late Railroad Commissioner, and Hon W. Irving Latimer, late Auditor General, believing the former method of taxation on this road to be improper, and not within the intent of the law, upon consultation with the Attorney General concluded to demand taxes from said road as provided in the general railroad law, approved May 1st, 1873, as follows:

"Sec. 3. Every company formed under the provisions of this act shall, on or before the first day of July in each year, pay to the State Treasurer, on the Statement of the Auditor General, an annual tax upon the gross receipts of company, computed in the following manner, viz.: Upon all gross receipts" etc. (specifying rates). "And when a railroad lies partly within and partly without this State, there shall be paid such portion of the tax herein

imposed, as the length of the road operated lying within this State bears to the whole length of the operated portion thereof."

The demand was made, payment refused, and thereupon it became the duty of the Auditor General to issue his warrant for the collection of the same, but as it was desirous on the part of the company, as well as the State, to obtain a construction by the court as to the question of their liability to taxation under this act, it was agreed that it should be brought to an issue in an amicable manner, and with as little cost and delay as possible.

To this end the railroad company filed a bill in the chancery side of the Ingham county Circuit Court with the Auditor General as defendant, restraining him from the collection of said taxes, under the warrant about to be issued

or issued by him therefor.

The case is now pending and at issue, and will be argued as soon as possible, and from there, without doubt, it will go to the Supreme Court and be finally determined.

Some time after my accession to the office of Attorney General, there came into my hands for collection a note for \$2,200, given by Miner, in settlement

for trespasses committed by one McElroy, on State lands.

Soon thereafter Miner went to California but without payment of the note, as McElroy had enjoined him from payment thereof, claiming that no such amount of timber had been taken by him from State lands. A decree was however rendered in favor of the State, and an appeal to the Supreme Court was about to be taken by McElroy, when negotiations were entered into relative to the note, by Hon. J. D. Turnbull, then a member of the Legislature from Alpena, and upon his representations to the Commissioner of the State Land Office and myself that Miner had sold out and gone to California, and would pay only \$1,100 for the note, and believing we must take that amount or nothing, we accepted that sum in payment of the note.

Having soon thereafter learned that Mr. Miner, previous to his departure, had deposited \$2,200 in the bank at Alpena for the payment of said note, and that Mr. Turnbull had full knowledge of that fact when he represented to us that Mr. Miner would pay only \$1,100, steps were taken to recover the note from Turnbull, and finally a bill of interpleader was filed by Miner, making the parties to whom Turnbull had transferred the note and the Commissioner of

the State Land Office defendants.

The case was heard, a decree rendered by the circuit judge in favor of the holders of the note, and the case has since been appealed to the Supreme Court.

There is now pending in the Circuit Court for the county of Clare two chancery suits, and one in replevin, growing out of the attempts of the State, through the Auditor General, to collect quite an amount of specific taxes due the State.

The sheriff is enjoined from any further proceedings, until the final decree of the court thereon.

As these cases will raise the question of how far the lien of the State will follow property liable originally for taxes into the hands of purchasers thereof,

they bid fair to be of great importance and interest to the State.

Schedule "B" is a report of chancery causes commenced in the courts of

the State during the year 1882, in which the State was but nominally interested, and in which the Auditor General was a nominal party. These cases were referred to the prosecuting attorneys of the counties where the suits arose, as has herotofore been the practice in this department. The number of cases of this class have materially decreased during the past year, arising perhaps from the change in the laws relative to taxation and other subjects.

Schedule "C" contains a list of cases in which quo warranto proceedings were by me authorized, but being of local interest, they were conducted by the attorneys of the parties interested, and not by the Attorney General.

I have endeavored in the past year to give opinions to officers of all grades, who have desired it, and while this has given much greater satisfaction than a refusal to comply with requests therefor, yet at times it has resulted in delaying the work of the office.

Although the work has taken all my time for the past year, I am disposed to continue this course, save where opinions have been asked by private indi-

viduals. To this class I can only advise a resort to private counsel.

During the past year a very valuable work has been performed under my direction by the present clerk of the Supreme Court, Charles C. Hopkins, Esq., and his deputy, who have thoroughly rearranged the records of the Supreme Court, and put them in order, so that everything pertaining to each case can be readily found, and the decision of the courts thereon quickly and definitely ascertained, whereas, heretofore great confusion existed among the records and papers; especially among old cases from the Detroit office.

The late day at which the reports of many of the prosecuting attorneys are received delays very much the issue of this report, and recommendations which might be made, if the report could be issued in the first fifty days of the session, become useless thereafter, and therefore matters of interest, to which the attention of the Legislature should be drawn, have been presented to individual members and not in the shape of a report.

To obtain the reports of all the prosecuting attorneys of the State requires

labor, and continual urging for prompt reports from them.

The relations of this office with those of the other departments of State have been pleasant and agreeable, working together for the best interests of the State.

Almost my entire time has been employed in the duties of my office, while my chief clerk, Mrs. Mary A. Miles, by her thorough knowledge of the business thereof, has made herself indispensable.

J. J. VAN RIPER, Attorney General.

#### SCHEDULE A.

#### JANUARY TERM, 1882.

1. In re, Hugh S. Peoples. On January 24th Hugh S. Peoples, charged with the murder of Martha Whitla, was brought before the Supreme Court on writ of habeas corpus.

The police authorities of the city of Detroit were led to believe that a murder had been committed, and that Hugh S. Peoples, the petitioner, was guilty thereof. Peoples claimed his discharge from custody substantially upon two grounds: (1) That there were not facts enough to show that any crime had been committed, and (2) that there were not circumstances enough, if there were any, to touch the petitioner. The court after mature deliberation held that "when there was good reason to believe that a murder had been committed and a person is detained on reasonable grounds of suspicion to await examination before a police magistrate upon the charge of having been concerned therein, a higher court will not interfere, pending the examination, to relieve him on habeas corpus." Also that the preliminary examination of a person charged with a crime, especially if a non-bailable offense, must be made promptly, and should not be put to await the more convenience of the magistrate or prosecuting officer. The writ was denied.

2. Reuben Hall vs. The People. Error to Eaton Circuit. Hall was convicted of the crime of rape. The Court held that it was competent to show on his behalf that the previous relations between him and the prosecuting witness had been of a friendly character, although such evidence would have no tendency to show that criminal relations existed, or that her reputation was

bad. Judgment reversed, and new trial ordered.

3. Vincent C. Holcomb vs. The People. Error to St. Joseph Circuit. The

Attorney General confessed error.

4. Jacob Hobson vs. The People. Error to Tuscola Circuit. Hobson was convicted of selling liquor on a legal holiday, being January 1, 1880. The Court held that the punishment of an offense under an old statute, is not unconsistent with a new law which repeals acts inconsistent therewith, but which applies only to future cases. On certiorari no errors are considered that were not made a ground for allowing the writ. Λ stay of execution does not affect the judgment, but only the time of its enforcement. Judgment affirmed.

5. Albert Moore vs. The People. Error to Gratiot Circuit. Moore was convicted of the statutory burglary of breaking and entering a store not adjoining to or occupied with a dwelling house, with felonious intent. Under such a charge if it be proven that the store does not adjoin or is occupied with a dwelling-house, there can be no conviction. Held, that the evidence did not support the information, and indgment reversed.

6. Albert Fairchild vs. The People. Error to Mecosta Circuit. Fairchild was convicted of arson, and sentenced to State prison for life. A person charged with arson is also charged with being personally present where he could commit the offense: and where a plea of not guilty is interposed to an information for arson, the jury must acquit if on the whole evidence they have a reasonable doubt as to any material fact, covered by the essential averments, including the actual participation of the accused. Judgment reversed, and a new

trial granted.

7. William T. Ferguson vs. The People. Error to Bay Circuit. Ferguson was charged with larceny from the person, and pleading guilty was sentenced to imprisonment. The prisoner claimed that the Circuit Court erred in not complying with act No. 99, of the Laws of 1875. The Court held that the validity of a sentence, pronounced upon a plea of guilty, does not depend of its appearing of record in what manner the judge may have proceeded to satisfy himself that the prisoner acted freely in pleading guilty. Judgment

affirmed.

8. Richard Sligh vs. The People. Error to the Superior Court of Grand Rapids. Sligh was convicted of larceny from the person, and sentenced to State Prison. He was jointly informed against with one Jones, who was proven to have taken the money, but tried separately. The Court held that where more than one person is concerned in the original guilty purpose of committing larceny from the person, all who are present aiding and abetting are principals. But one who afterwards receives the stolen property, without being in any wise concerned in the original purpose, is guilty of larceny alone. Judgment reversed and new trial granted.

9. The People vs. Augustus W. Hensler. Exceptions from Recorder's Court of Detroit. Hensler was convicted of obtaining the endorsement of a

promissory note by false pretenses. Judgment affirmed.

10. Horace Becker vs. The People. Exceptions from Saginaw. Becker was convicted of the robbery of one Henderson in the city of East Saginaw. Exceptions not sustained, and conviction affirmed.

#### APRIL TERM.

1. Joseph B. Covycon vs. The People. Error to Ionia Circuit. The only error relied on in this case, is that the circuit judge did not make the necessary examination to determine that the plea of "guilty" was freely made.

Held, that there can be no assumption under the facts stated that the pris-

oner acted in ignorance or under compulsion. Judgment affirmed.

2. The People vs. Lulu Mortimer, Exceptions from Recorder's Court of Detroit. Respondent was convicted of an assault with intent to murder

George C. Morris.

The court held that it is an assault upon a person to intentionally shoot him with a pistol loaded with ball. Uncontrollable anger and excitement do not excuse the commission of desperate acts of violence, whatever the provocation, and render them less liable to punishment. Judgment affirmed.

3. The People vs. Thomas Craig impleaded with Eli Lemond. Error to Recorder's Court of Detroit. An information was filed against Craig and Lemond, charging them with robbery. Separate trials were had. Exceptions were taken to the manner of drawing the jury and the array was challenged.

It was held, that the error, if any, was cured by the judge's offer to have a new jury drawn from a box containing the names of all the jurors, the challenged jury not having been sworn, or the prisoner put in jeopardy. Judgment affirmed.

#### JUNE TERM

1. The People vs. James Jones. Error to Schoolcraft Circuit.

Held, that a plea of former acquittal is prima facie sufficient, if it shows that a jury had been empaneled and that the prosecution went into proofs by witnesses until they rested their case.

Judgment reversed and prisoner discharged.

2. Walter Crane, Relator, vs. Commissioner of State Land Office.

Case dismissed on request of relator, the order having been complied with.

3. The People vs. Charles W. McAllister. Error to Kalamazoo Circuit.

McAllister was convicted of obtaining goods by false pretenses.

It was held, that that there was nothing which had any legal force to prove the crime alleged. Judgment reversed and prisoner discharged from State Prison.

4. Edwin N. Ely, Relator, vs. Commissioner of the State Land Office.

Writ denied with costs against relator.

5. The People vs. Henry H. Parkhurst. Exceptions from Muskegon.

Parkhurst was convicted of embezzlement.

The court held that in a prosecution for an embezzlement of a sum exceeding \$25, where no felony is made out, defendant should have the benefit of defects in the proof by an instruction that, on the evidence, respondent is entitled to an acquittal. A new trial ordered.

6. The People vs. George Miller. Error to Ingham Circuit. Miller was

convicted of an assault. Judgment affirmed.

7. The People vs. John Moran. Exceptions from Recorder's Court of

Detroit. Verdict set aside and new trial granted.

8. The people vs. Jeremiah Stackhouse, impleaded with Josiah Stackhouse. Respondent was convicted of the crime of arson. The court held that a witness in a criminal case cannot be impeached by showing that out of court he had expressed suspicions as to the respondent, which on cross-examination he says he does not remember expressing. Judgment reversed and a new trial ordered.

9. The People vs. Sophie Lyons. Error to Washtenaw Circuit. Convicted of larceny from the person. Many points were made by the Court, and it was held as a fatal error for a judge to tell the jury that "if he were in their place, he should give no weight to the testimony of a certain witness, and very little

to that of another." Judgment reversed and a new trial granted.

10. The People vs. John Simpson. Error to Superior Court of Detroit. The respondent was convicted of murder in the first degree, having shot his wife. In a prosecution for murder, the offer of dying declarations should be preceded by evidence that they were actually made in expectation of impend-

ing death. Conviction sustained.

11. The People vs. Nathan C. Hall. Error to Oakland Circuit. Hall, after two trials, was convicted of the murder of his wife by poisoning. The Court found several errors in the action of the lower court, among which are—the difference between the information charging murder and the sentence of the court; the proceedings to summon jurors, in violation of the jury law of 1877; the violation of the rights of the accused in allowing the names of witnesses to be added to the information during trial; that the credibility of a

witness is affected by his having been convicted of an infamous crime; and that the reading of medical books to the jury as evidence is not permissible.

Judgment reversed and a new trial granted.

12. The People vs. Robert M. Donald. Error to Muskegon Circuit Court. Donald was convicted of embezzlement. Held that the information is defective for not stating its value, if the money embezzled consists of checks and certificates of deposits. But the defect is open to amendment. Also held that under the statute, § 7811, Comp. Laws, an information cannot be sustained by evidence of acts committed before the time stated. Conviction set aside and prisoner discharged.

13. The People vs. Peter Ormsby. Error to Recorder's Court of Detroit. Ormsby was tried and convicted on an information charging robbery. The Court held that after the regular conviction of a person charged with crime he can no longer insist on being personally present in court for further proceedings, such as the disposition of the motion for a new trial. Judgment

affirmed.

14. The People vs. James Haley. Error to the Superior Court of Grand Rapids. Haley was convicted of the offense of resisting an officer. Held, that an officer has no right to arrest without a warrant, for any breach of the peace not committed in his presence. Judgment reversed and new trial granted.

15. The People vs. John Crawford. Exceptions from Macomb Circuit. Crawford was convicted jointly with one Albert of larceny. Held, that defense can only demand that the instructions on the legal points shall be correct, and that the evidence shall not be commented upon or presented in an incorrect or unfair way. Conviction affirmed.

#### OCTOBER TERM.

1. The People vs. George Phalen and Michael Croniger. Error to Kent. Action brought on recognizance in a bastardy case. It was decided that the police court of the city of Grand Rapids has jurisdiction in bastardy cases, and that the recognizance in a bastardy case requires the party to appear from day to day as may be necessary, until trial, and is not discharged by an appearance on the first day of a term of court, and no appearance afterwards. judgment reversed and new trial granted.

2. The People vs. Valentine Köhler. Error to Mecosta Circuit. Information for murder. The Court held that a conviction for murder in the first degree cannot be sustained on evidence that the accused, after quarreling with deceased, and while retreating before him, had fired at him after warning him to "keep back or he would shoot," and while in apprehension of serious per-

sonal injury. Judgment reversed and new trial ordered.

3. The People vs. Daniel F. Comstock. Exceptions from Mecosta Circuit. Comstock was convicted of an assault with an intent to kill and murder. The Court held that though the blow was unjustifiable, the evidence would not sustain a charge of assault with intent to kill. Conviction set aside and new trial ordered.

4. The People vs. Sylvester Parks. Exceptions from Berrien Circuit. Parks was convicted of selling liquor to a habitual drunkard by the hand of his clerk. Held, that a liquor dealer cannot be held criminally responsible

for the sale of liquor by his clerk and without his knowledge or concurrence to habitual drunkards. Case dismissed.

5. The People vs. Robert McKinney. Exceptions from Recorder's Court in Detroit. Respondent was convicted of using stolen property with guilty

knowledge. Conviction sustained.

6. The People vs. August Waldvogel. Exceptions from Calhoun Circuit. Waldvogel was convicted of keeping his saloon open on Sunday. The Court held that act 259 of 1881, requiring saloons to be kept closed on Sunday is violated if a saloon is allowed to be open, whether for the sale of liquor, for cleaning up, or for any other business purpose; and the question of the proprietor's intent is immaterial. Conviction sustained.

7. The People vs. Amos Broughton. Error to Osceola Circuit Court.

7. The People vs. Amos Broughton. Error to Osceola Circuit Court. Respondent was convicted of adultery. Testimony was given to show that he told some one that he intended to have the woman's husband arrested for adultery. Respondent denied this, and witnesses were allowed to contradict him for the purpose of impeaching him. Held, that the fact, if it was one, had no bearing on the case and was prejudicial to respondent. Judgmonth

reversed.

8. The People vs. William Lane. Exceptions from Wayne Circuit. Respondent was convicted of an attempt to murder by administering morphine. Held, that in a prosecution for an attempt to murder, the respondent's unsupported confession is not sufficient evidence. Acquitted.

9. The People vs. Andrew M. Squiers. Exceptions from Jackson Circuit. Squiers was convicted of seduction. Reversed on ground that the charge of the judge was likely to mislead the jury. Conviction set aside and new trial

grante

10: The People vs. Timothy Harty. Certiorari to the Superior Court of Grand Rapids. Held, that the Superior Court of the City of Grand Rapids has no jurisdiction of a bastardy proceeding where it is alleged that the child was begotten in that city, but born in another county, and at the time of the trial is in the care of parties in such county. Proceedings quashed.

#### SCHEDULE B.

1. The Chicago & Northwestern Railway Company vs. W. Irving Latimer, Auditor General of the State of Michigan. Circuit Court for the county of Ingham. This cause is at issue, and will be heard in the March term of the Circuit Court for the County of Ingham, in Chancery. The bill was filed by complainant, the Chicago & Northwestern Railway Co., against Hon. W. Irving Latimer, late Auditor General, to restrain him from the collection from said company of taxes upon gross receipts for several years back, which if legal, will result in placing in the State treasury the sum of about \$124,000 back taxes.

2. Charles H. Hackley, Porter Hackley and Thomas Hume vs. Andrew E. Mack. Circuit Court for the county of Clare. In chancery. An injunction was issued restraining the defendant, who was sheriff of the county of Clare, from the collection of taxes due the State, by the sale of property upon which he had lived, by virtue of the warrant of the Auditor General, as provided by law. A replevin case is also now pending, growing out of the seizure of the same property.

3. Samuel H. Daniels vs. The Auditor General et al. Circuit Court for the county of Oakland. In chancery. Sept. 9th, received subpona in the above entitled cause. Referred the same to Mr. Samuel W. Smith, prosecuting

attorney of Oakland county.

4. Collins B. Hubbard vs. W. Irving Latimer and Calvin B. Crosby. Circuit Court for the county of Wayne. Dec. 4th, received subpeans in above entitled cause. Referred the same to Mr. James Caplis, prosecuting attorney of Wayne county.

# SCHEDULE C.

Edward V. Cicott, Relator, vs. Eli Barkume, respondent. Application made to fild information inquiring into the right by which Barkume assumes to be one of the trustees of the St. Anne's church of Detroit. Authority given to Mr. Alfred Russell to act in the matter. Pending.

# APPENDIX.



# ABSTRACTS

OF

# REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1882.

#### ALCONA COUNTY.

RALPH N. MARBLE, Prosecuting Attorney.

Number of persons prosecuted, 20.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	5	One acquitted; 1 convicted of an assault and fined \$5 and costs; 3 convicted and fined \$5
Assault with intent to kill		and costs each.  Nolle pros. entered.  Convicted and sentence suspended on payment of costs.
False pretenses	3	Convicted and sentenced to State Prison. One settled; I discharged; I acquitted. Discharged. Two complaints withdrawn; I sent to Reform
Malicious mischief	1	School; 1 nolle pros. entered. Convicted and sentence suspended. Jury disagreed, tried and nolle pros. entered. Acquitted.

#### ALLEGAN COUNTY.

FRANK S. DONALDSON, Prosecuting Attorney.

Number of persons prosecuted, 129.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to rape	2	Discharged by justice. One convicted, sentenced to Jackson 3 years; 1 convicted, sentenced to Jackson 5 years. Four fined 50 cents and costs each; 1 paid costs; 7 fined 55 each and costs; 2 eaceped from custody; 2 fined 32 each and costs; 3 eacquitted; 4 fined 61 each and costs; 7 dismissed; 1 fined 50 each and costs; 7 dismissed; 1 fined 50 each and costs; 2 fined 53 each and costs; 2 fined 53 each and costs; 2 fined 53 and costs; 1 enteroced Reform School: 1 fined 50; 1 paid costs; 1 fined 50; 1 Costs house of correction; 1 country fall 13 days.

# ABSTRACT OF REPORTS OF

# ALLEGAN COUNTY, -Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Attempt commit largeny from person	1 2	Acquitted, Pending. Two sentenced to State Prison. Two paid \$2 fine each and costs. Twonty-eight sentenced 20 days each in county jail; 27 fined \$10 each and costs; 4 fined 10 days in county jail; 1 complain twithdrawn
Exposing poisonous meat	1	1, 90 days Ionia house of correction.  Notle pros'd. Fined 35 and costs.  Notle pros'd. One fined 35 and costs; I Ionia house correction 90 days; I Jackson; I escaped from [ai].
Robbery	2	One sentenced to Jackson 5 years; 1 bail estreated
Sureties to keep the peaceViolation of liquor law—	1	Bond given,
Keeping saloon open after hours Keeping bar open on Sunday Furnishing liquor to person in habit of get-	2	Acquitted. Acquitted.
ting intoxicated	1	Bail estreated.

#### ALPENA COUNTY.

# JUDSON D. HOLMES, Prosecuting Attorney.

#### Number of Persons prosecuted, 174.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery		Six complaint withdrawn; 2 discharged on examination. Twelve acquitted; 7 defendant not found; 4 settled; 12 sentence suspended; 3 fined costs; 5 fined 38 and costs; 2 fined 39 and costs; 1 sett to Ionia
Assault with intent to commit rape	1 1	90 days. Complaint withdrawn. Complaint withdrawn. Lown on examination. Discharged on examination. Four complaint withdrawn; Four complaint withdrawn; Four complaint withdrawn; Fendant not found; Lorfelted appearance gave surety for good behavior for 6 months. Jeen to loula for 6 months each in default
Drunkenness. Embezziement. Embezziement. Henden in his possession with niter to pass. Hearings before Probate Court on indigent insane. Illegal voting. Imputing want of chastity to a female. Larceny.	3 2 7 1 2 6	of bail.  Convicted and fined \$10 and costs each.  One defendant not found; 2 acquitted.  One convicted and sentonced to State Prisor  for 1 year; 1 noile profd.  Discharged on examination.  One convicted, appealed and pending; 1 ac- quitted.  One complaint withdrawn; 5 discharged; 7 ac- quitted; 1 defendant not found; 3 settled; 4  3 sent to Ionia 90 days; 8 noile profd; 2 bound  3 sent to Ionia 90 days; 8 noile profd; 2 bound  over—pending.

# PROSECUTING ATTORNEYS.

# ALPENA COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny from dwelling-house in the day-	_	Two complaint withdrawn; 3 discharged; 1
time	10	acquitted; 2 sentenced to Ionia 21/2 years, 1 for
Larceny from the person	8	One complaint withdrawn; 1 discharged; 1 de- fendant not found.
Malicious killing and injury to animals	3	One acquitted; 2 pending.
Malicious mischief	3	All convicted-sentence suspended.
Malicious injury to personal property		Settled before trial upon payment of costs.
Obtaining money under false pretenses	4	Settled before trial upon payment of costs. Two complaint withdrawn; 1 discharged; 1 sentenced to State Prison 4 months.
Profese swearing	2	Convicted and fined \$1 and costs each.
Profane swearing	7	CONTROLL AND ADDR VI AND COURS CAUSE
Unlawfully killing deer	1	Acquitted.
Vagrants	2	Acquitted on trial.
VagrantsViolation of Sabbath	1	Complaint withdrawn.
Violation of Liquor Laws:		1
Selling to minors	1	Convicted and fined \$25 and costs, certiorari to circuit and proceedings quashed.
Selling without paying tax	1	Fined \$25 and costs.
Selling without filing bonds	1	Complaint withdrawn on payment of costs.
Selling on Sunday	1	Discharged.
Selling on election day	1	Complaint withdrawn.
Selling whisky under beer license	1	Fined \$50 and costs.
seiling liquor in same room with billiard and	1	C
pool tables	,	Complaint withdrawn and tables removed from building.
Willful trespass on lands	3	One complaint withdrawn on payment of costs
William vicepaes on management		2 acquitted.

# ANTRIM COUNTY.

# ROSWELL LEAVITT, Prosecuting Attorney.

Number of persons prosecuted, 15.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	9	Eight convicted; of whom 7 were sentenced to pay fines as follows: one, \$30 and costs; one, \$20 and costs; two, \$5 each and costs; one, \$3 and costs; one, \$6 cats and costs; which were all paid. One imprisoned jodays in county juil; one acquitted.
Assault with intent to murder	1 1 3	prostreed was in country jair, one acquirect thing is and costs. One sentenced to State House of Correction and Reformatory at Ionis 80 days; one, 80 days county jail; 1 jury disagreed and notice pros. entered.
Misfeasance, impeachment of justice	1	Charge not sustained by evidence.
Coroner's inquests	2	One, death by murder; 1, death from natural
Preliminary examinations	4	Four held for trial at circuit court for offenses charged.

#### BARAGA COUNTY.

# T. M. BRADY, Prosecuting Attorney.

Number of persons prosecuted, 2.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1	Convicted and fined \$5. Convicted and sentenced to the House of Correction at Ionia, for 18 months.

#### BARRY COUNTY.

# LOYAL E. KNAPPEN, Prosecuting Attorney.

Number of persons prosecuted, 77,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1	Convicted and sentenced to Reform School, and discharged from Reform School by reason of imbecility, and transferred to custody
Assault and battery	34	of superintendent of the poor. One acquitted on trist; 2 jury disagreed, discharged; 1 dismissed by default of complainant; 2 compromised under statute; nolle pros'd 3, convicted 25, and sentenced as follows: 6 fined \$15 cach; 2 fined \$25 cach; 1
		fined 85; I fined 85; I fined 85 and 86 83 costs; I fined 85 and \$4,3 costs; I fined 85 and \$4,3 costs; I fined 85.40; costs; I fined 810; I fined 816.20; fined 87.50 costs; I fined 810 and 81,10 costs; I fined 82 and 8
Assault with intent to commit rape	1 2	Held on examination—trial pending. Une absconded before arrest; 1 convicted and sentence suspended.
Bastardy	2	one pending at last report discontinued by reason of death of child; I convicted and required to give bonds in sum of \$1,000; committed and still in jall.
BriberyBurgiary	1 2	Pending at date of last report, nolle pros'd.  One discharged on examination; 1 convicted, and sentenced to 9 months' imprisonment at Ionia.
Concealing death of bastard child	2	One discharged on examination; 1 held for trial-pending.
Defacing gravestones	2	Held for trial—pending. Both convictog: 1 required to give bonds of \$100 and pay costs; 1 imprisoned in county inti 40 days.
Disturbing meeting	1 2	Convicted and fined \$10 and \$3.50 costs. One discharged on examination; 1 acquitted on
False imprisonmentForgery	2	trial.  Held for trial-pending.  Convicted-sentenced to 6 months in State
Laroeny	7	Prison. Four convicted and sentenced as follows: 1 fined \$10; 1 imprisoned 15 days in Jali; 2 committed to State Prison 3 years; 1 dismissed; 2 pending.

# PROSECUTING ATTORNEYS.

# BARRY COUNTY .- Continued.

CHARGED WITH.	No	THE RESULT AND THE PUNISHMENT.
Liquor law, violating.	3	All convicted in justice court and appealed to circuit: 1 pleaded guilty in court and fined \$25, sentence as to imprisonment suspended:
Malicious injury Mingling poison with food Perjury	. 1	2 pending.   Acquitted.   Held for trial—pending.   Absconded.   One fined   \$6 and \$3.78 costs;     fined \$4 and \$8
Seduction Signification Signification Signification Signification Sureties to keep the peace	1	costs. Compromised. Joined in one complaint—acquitted. Required to give bond for \$300 for 12 months
Threats	3	and pay coals: order complied with. One convicted and required to give bonds in penalty of \$500 for good behavior for I year. Order complied with after several months imprisonment; I acquitted; I nolle pros'd.

# BAY COUNTY.

# ALFRED P. LYON, Prosecuting Attorney.

Number of persons prosecuted, 48%.

CHARGED WITH.	No.	THE RESULT AND THE PUNISUMENT.
Assault and battery	160	Nine sent to House of Correction Ionia, 90 days; 3 sent Detroit House of Correction 90 days; 3 sent Detroit House of Correction 90 days; 3 sent jail 30 days; 4 sent jail 30 days; 7 sent jail 10 days; 17 sent jail 10 days; 17 sent jail 10 days; 17 sent jail 10 days; 18 paid fine of \$10 and costs; 2 paid fine of \$10 and costs; 2 paid fine of \$10 and costs; 2 paid fine of \$10 and costs; 5 ontd fine \$2 and costs; 7 paid fine of \$2 and costs; 5 ontd fine \$2 and costs; 7 paid fine of \$2 and costs; 10 and 10
Assault with intent to murder	4	Two discharged on examination; I convicted of assault and battery, fined \$25; I convicted assault and battery not yet sentenced.
Assault with intent to commit rape	2 2	One discharged on examination; lacquitted.
Burglary		Six discharged on examination; 1 sent State Prison 10 years; 1 sent State Prison 5 years; 1 sent State Prison 3 years; 1 sent Ionia 3 years; 1 sent Ionia 1 year.
Cruelty to animals	54 54	One acquitted; I settled.  Three sent Ionia 6 months; 15 sent Ionia 90 days; 7 sent Detroit House of Correction 90 days; 2 sent Detroit House of Correction 65 days; 4 sent to jail 85 days; 10 entered Inte- recognizance for good behavior; 8 acquitted; 5 sentence ammended.
Drunkenness	55	Twenty-five sent to Jail 10 days; 8 paid fine of \$10 and costs; 7 acquitted; 6 complaint withdrawn; 9 sentence suspended.
Embezzlement		Discharged on examination.
Jail breaking		Pending. One discharged on examination; I sent to State Prison I year; I sent State Prison 6 months.
Larceny of property of the value of \$25 and under	120	Thirty-two sent to Ionia House of Correction 30 days; 9 sent to Reform School; 7 sent to Destroit Ioniae of Corrections 90 days; 4 sent to jail 80 days; 3 sent to jail 80 days; 3 sent to jail 80 days; 5 sent to jail 6 days; 1 seid fine 2 sent to jail 6 days; 1 seid fine 1 sent to sent to jail 6 days; 1 seid fine jail 6 days; 1 sent to sent

#### BAY COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny of property of more than \$25 in value.	17	Three sent State Prison 1 year; I sent State Prison 2 years; 3 sent Ionia House of Correc- tion 1 year; 3 sent Ionia 6 months; 6 discharg-
Larceny from the person	6	ed on examinations; I forfeited recognizance. One sent State Prison 3 years; 1 sent State Prison 2 years; 1 sent State Prison 6 months; 1 sent Ionia House of Correction 1 year; 2
Malicious injury to property	5	discharged on examination. One sent to Reform School at Lansing; 2 acquitted; 2 complaint withdrawn, cost paid by defendant.
Manslaughter	2 2	One pending; one discharged on examination. One sent State Prison for life; I discharged on examination.
Obtaining property by false pretenses	2	One sent Ionia House of Correction 1 year; 1
Receiving stolen property Resisting an officer Slander Violating liquor law— Keeping open bar on Sunday	1 1 5	Sentence suspended, Pending. Acquitted 2; 2 fined \$10 and costs; 1 fined \$5 and costs.
Keeping open bar after hours	6	90 days; I fined \$25 and costs; I acquitted. One fined \$25 and costs; I fined \$100 and costs
Selling liquor to minors	9	-appealed and pending; 4 acquitted. Acquitted. One sent Jail 90 days; 1 fined \$50, and ten days- in Jail; 4 paid tax and cost and complaint withdrawn; 3 acquitted.
Selling liquor without filing bonds	.4	Discontinued upon payment of costs and filing satisfactory bonds.
Selling liquor to persons in habit of getting intoxicated	4	Two fined \$25 and costs; 2 acquitted.

#### BENZIE COUNTY.

# CLARENCE N. NORTHRUP, Prosecuting Attorney.

Number of persons prosecuted, 41.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	15	One convicted, sentenced to State House o Correction at Ionia 30 days; 3 fined \$10 and costs; 4 fined \$1 and costs; 4 discontinued; fined \$25 and costs; 1 discontinued, defend ant paying costs; 1 discontinued, plaintif naving costs.
Assault and battery with intent to murder Disorderly conduct	3	Dound over to circuit court—pending. One convicted and fined \$1 and costs; 1 required to give bond of \$300; 1 fined \$10 and costs.
False imprisonment	1	Bound over to circuit court—pending. Settled. Two convicted and fined \$50, or 90 days in Ionin House of Correction; I sent to Ionia 90 days I failed to appear at the circuit court—judg ment of default entered against ball; I fined \$10 and costs; I acquitted.
Malicious trespass on lands Obtaining property under false pretenses	8	Bound over to circuit court—pending. One acquitted: I discontinued: I bound over to
Poisoning an ox Bunning ferry without license	1 1 1 2	appear at circuit court.  Bound over to appear at circuit court.  Acquitted.  Acquitted.  Acquitted to appear at circuit court,—default en
Threatening violenceViolating liquor law	1 2	tered against bail. Acquitted. One fined \$25 and 15 days in fail; 1 acquitted.

# BERRIEN COUNTY.

# James A. Kellogg, Prosecuting Attorney.

Number of persons prosecuted, 182.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	4	Discharged.
Adultery	4	Two discharged; I fined \$50; I fined \$60 and costs.
Arson	3	One discharged; 2 convicted and sent to State
Assault	9	Prison, Jackson, 1 year each. One fined \$100; 1 sent to Ionia 90 days; 3 to Reform School; 1 fined \$60 and costs; 3 dis-
Assault and battery	41	charged. Twelve fined \$5 and costs each; 2 fined \$7 and costs each; 6 fined \$50 and costs each; 1 fined \$50 and costs each; 1 fined \$53 and costs; 2 fined \$50 and costs each; 1 fined \$15 and costs; 5 fined \$15 and costs; 1 sent to county jail 20 days; 1 fined \$12 and costs; 1 pending; 2 settled and costs paid; 6 discharged; 1 acquitted.
Assault with intent to murder	5	One convicted and sent to State Prison 14 years; I pending; 3 discharged.
Bastary	1	Pending.
Bigamy	1	Discharged.
Burglary	1	Pending.
Cruelty to animals	1	Fined \$10 and costs. One common prostitute sent to Reform School
Disorderry persons	*	for girls; 2 sureties to keep the peace given;
	1	1 discharged.
Disturbing religious meeting	6	One fined \$10 and costs; 5 acquitted,
Drunkenness	20	Thirteen fined \$10 and costs; 4 sent jail 20 days;
Embezzlement	2	I sentence suspended; 2 discharged. One fined \$18; 1 discharged.
False pretenses	lí	l'ending.
Forgery	2	One year State Prison; I pending.
Keeping a sheep-killing dog	1 8	One year State Prison; I pending. Two fined \$15 cach; I fined \$10 and costs.
Larceny	5	One convicted and sent to State Prison, Jack- son, I year; I sent State Prison 2 years; 3 dis- charged; I awaiting sentence; I pending.
Larceny from the person Larceny from dwelling	3	Two discharged; I pending One convicted and sent to Reform School; 1 sent to State prison 4 years; I sent to Ionia 1 year
Larceny from store	1	Convicted and sent to jail 15 days.
Lewd behavior	l ī	Discharged.
Malicious injury to property	6	One convicted and fined \$75; 2 fined \$15 each; 2 fined \$10 and costs each; 1 settled and costs paid.
Rape	10	Discharged.
Robbery	1	Discharged.
Seduction	2	One convicted and settled by marriage; 1 pend-
Selling diseased meatSlander	1 2	ing. Acquitted. One convicted and fined \$10 and costs; 1 dis-
Spirituous liquors— Selling to minors	2	charged.  One fined \$25 and costs and jail 10 days; 1 dis-
0-111	١.	charged.
Selling without paying tax	1 2	Fined \$25 and 20 days in jail. One convicted, discharged upon payment of costs; I discharged by supreme court on
Vagrancy	20	exceptions. Convicted and committed to Ionia House of Correction 6 months each.
Justice court-	[	
Larceny	15	Two convicted and sent to jail 30 days; 1 sent jail 90 days; 1 jail 20 days; 6 discharged; 2 acquitted; 2 fined \$2 and costs; 1 sent jail 60 days.
		46,5.

#### BRANCH COUNTY.

# CHARLES N. LEGG, Prosecuting Attorney.

Number of persons prosecuted, 110.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 7	Nolle pros. entered. Two convicted and sentenced to State Prison at Jackson 9 years; 1 sentenced to lonia 3%
Assault and battery	30	yeurs. Two convicted and sned \$15 and costs each; I wo convicted and sned \$10 and costs in fined \$10 and costs in fined \$15 and costs; in fined \$10 and costs; in fined \$15 and costs each; is enterned to the Reform School; I sent to fail \$20 days; I convicted and appealed—acquitted in circuit court; i pending on appeal; I sent from custody of the officer; get; I escaped from custody of the officer; get; I escaped from custody of the officer; get; I escaped
Assault with intent to murder	5	Two convicted of assault and battery; 1 sent to Detroit House of Correction 1 year; 1 sentenced to Ionia 6 months; 1 pending.
Bastardy	2	One defendant married complaining witness, and suit dismissed on payment of costs; 1 settled and suit dismissed.
Cruelty to animals	1 15	Fined \$10.  One sont to House of Correction 1 year; 1 sent to Ionia 6 months; 3 sent to Ionia 90 days; 1 entered into recognizance 90 days and paid costs; 1 entered into recognizance 60 months; 1 sentenced to the House of Correction 4 leading to the House of Correction 4 costs; 2 entered into recognizance 60 days; 1 sent to [ail 10 days; 2 discharged.
Drunkenness	5	One sent to Ionia 90 days; I sent to Jail 20 days; I sent to Jail 10 days; I sentence suspended; I complaint dismissed on appeal.
EmbezzlementFalse pretenses	1	Discharged. One complaint quashed in circuit court; 3 dismissed.
False imprisonment Incest. Keeping house of ill fame. Larceny	1	Recognizance estroated, libramssed. Recognizance forfeited. Recognizance forfeited. Four convicted and sentenced to Ionia 3- months; 4 sentenced to House of Correction, 3 for 3 months, 1 for 6 months; 2 sent to Re- form School; 1 sent to jail 10 days; 1 fined 28 and coats; 2 fined 13 and coats; 3 entence and coats; 3 dismissed; 1 sent to Jail 30 days; 3 bending.
Nuisance Bape Slander	2	One pending; 1 dismissed. Pending in circuit court. One sentenced to pay \$3,13 and costs; 1 pending on appeal.
Selling chattel mortgaged property with intent to defraud, etc	1 4	Acquitted. One fined \$50 and 10 days in jail; 2 fined \$25-each and 10 days in jail; 1 discharged.
Selling liquor to person in habit of getting in- toxicated Sunday violation	1	Fined \$25 and costs. Acquitted.

# CALHOUN COUNTY.

# FRED. M. WADLEIGH, Prosecuting Attorney.

Number of persons prosecuted, 315. (In circuit, 23; in justice court, 292.)

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
In circuit court – Abduction		Convicted and sent to Ionia House of Correc-
Assault and battery	1 -	one convicted and sentence suspended; 1 ac-
BurglaryContempt in disobeying aubpœna	1 2	quitted; 1 pending. Acquitted.
False pretenses	1 2	Warrant not returned. Pending. One convicted and sent to State Prison 7 years;
Keeping gaming room	1	1 pending. Convicted, not sentenced. One convicted and sentenced to State Prison, Jackson, 3½ years; 1 sent to Ionia House of
Robbery	5	Four convicted and sentenced to State Prison, 1 being sent 7 years, 2 sent 8 years each, 1 sent
Violation of liquor law	3	3% years; 1 nolle prov'd. Two pending; 1 convicted, affirmed by supreme court and ined \$25 and costs.
In justice court— Affray	5	Three discharged on examination; 2 gave sure-
Arson	62	Dismissed on examination. Sixteen convicted and sentenced to pay the costs and the following fines: 3 each \$2, 2 each \$06.1 fined \$1.1 fined \$35.3 each \$25.2 each
Assault with intent to murder	3	300, 2 each 300, 1 lined 320, 1 lined 316, 1 lined 32: 30; 3 were discharged on payment of costs; 5 discharged on examination; 4 acquitted; 3 complaining witness lailed to appear; 5 sent to jail for 310, 30, and 50 days; respectively 32; 8. Settled by the parties, costs being paid; 1 warrant not returned; 4 dismissed for failure to file security for costs; 1 pares surety of peace; 3 acquitted; 1 juvenile offender by advice of Nate Agent of Public Charvites had agreed and parties settled and paid costs.
Bastardy	4	Two pending; two settled by marriage of par- ties.
Burglary  Defacing posted bills	1	Three discharged on examination; I discharged being an escaped convict from New York and taken there on requisition. Convicted and fined \$10 and costs.
Disorderly persons— Vagrants, etc	42	seven discharged on examination; I discharged on account of having small pox; 3 juvenile offenders discharged by State Agent of Corrections and Charities; 1 sent to jail 56 days; 7 sent to jaind Charities; 1 sent to jail 56 days; 7 sent to from the months each; 3 sent for 1 sech; 3 sent for function and the sach; 1 sent Detroit House of Correction 1 year; 1 sent jail 30 days; 2 sent to Reform School; 1 discharged on payment of costs; 10 gave brands for good behavings; 1 dismissed on account of family; 1 dismissed by reason of death of his wife pentiling proceedings. Discharged on payment of costs and making such that the sent of the s

# ABSTRACT OF REPORTS OF

# CALHOUN COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Drunkenness	54	2 sent jail 15 days each; 2 sent jail 10 days each; 50 ined \$10 each and coats; 10 discharged on payment of costs; 3 dismissed; 6 fined 6 cents and costs each; 3 sentence suspended; 1 warrant not returned; 1 complaint withdrawn.
Exposure of person		offenses.
Forgery. Injury to buildings	13	Three held for trial; 2 pending. One convicted and fined costs; 2 settled. Nine found dead from natural causes; 4 com- mitted suicide.
Keeping gaming room Keeping house of ill-fame Larceny	1 1	Held for trial. Dismissed on probation. One defendant escaped, 7 held for trial in cir- cuit, but discharged on examination; 7 sent to lonia 30 days each; 2 sent to Juil 40 days each; 2 jail 30 days each; 3 sent to leform school; 2 acquitted; 4 juvenio offenders the harged by appear; 3 dismissed to make complaint for other offenses; 1 dned 50 and cosis; 1 com- mitted suicide pending proceedings.
Libel	3	Defendant escaped. Juvenile oftenders placed in charge of State Agent of Corrections and Charities.
MayhemPerjury Profanity	1 2 2	Escaped from officer. One discharged on examination; 1 pending. One convicted and fined \$1 and costs; 1 fined \$2 and costs.
Resisting officer Robbery Search warrant Surety of the peace.	2	Two held for trial; I pending. Five held for trial; I dismissed. One party found; I property not found. One acquitted; I jail 6 months; I gave bonds for I year; 2 gave bonds for 6 months each.
Threatenings. Violation of Sunday isw. Violation of liquor law.	1	for year, 2 gave counts for confirms each.  The acquitted, 2 discharged,  Discharged,  The second of

#### CASS COUNTY.

# JOSEPH B. CLARK, Prosecuting Attorney.

Number of persons prosecuted, 178.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	55	Twelve fined \$5 each and costs; 3 sentenced to 100 days' imprisonment; 3 fined \$12 and costs; 2 fined \$3 cach and costs; 5 fined \$3 each and costs; 5 fined \$3 each and costs; 5 fined \$3 each and costs; 7 fined \$4 each and costs; 7 fined \$5 each and costs; 7 fined
Disturbing meetings. Embezzlement False preteinses. Forgery Intoxication (public).	1 1	z commune; z note pros d. Three paid 38 each and costs; 2 acquitted. One fined \$15 and costs; 1 notic pros d. Notic pros d. Notic pros d. Thirty-four fined \$10 and costs; 1 sentenced to jail 20 days; 5 sentence suspended; 1 escaped; 3 acquitted.

# PROSECUTING ATTORNEYS.

#### CASS COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny	30	One fined \$13 and costs; 2 fined \$2 cach and costs; 1 fined \$1 and costs; 1 fined \$3; 1 fined \$3 and costs; 1 fined \$3; 1 fined \$30 and costs; 6 sentenced to State Prison, for 2 years, 3 for 1 year and 6 months, 1 for 4 years, 1 for 5 years; 1 sent to lonis Reformatory \$90 days; 4 sent to juil 20 days; 1 sent to Reform School; 2 notle prov'd; 1 continued; \$9
Lewd association	4	acquitted Three fined \$5 each and costs; 1 fined \$7.95 and
Malicious mischief	4	15 days in jail. One fined \$15 and costs; 1 nolle pros'd; 2 ac-
Perjury	3	quitted. One sentenced to Ionia 8 months; 1 to Ionia 6 months; 1 to State Prison 1 year and 6
Rape Selling liquor to drunkard Slander	1 4	months. Notice pros'd. Acquitted. One fined \$10 and costs; 1 fined \$2 and costs; 2
Surcties of the peace.	8	acquitted.  Five gave bonds in the sum of \$100, 1 for 8 months, 4 for 3 months; 1 gave bonds in the
Examinations on charges not triable in justice court with discharges of defendants— Assault with intent to murder Bastardy, Burglary, Conspiracy Larceny False pretenses, Examinations on charges of felonics and defendants held for trial	2 2 3 5 1 2	sum of \$50 for 6 months; 2 acquitted.

# CHARLEVOIX COUNTY.

# WILL A. NORTON, Prosecuting Attorney.

Number of persons prosecuted, 21.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	Four fined \$5 and costs; 1 fined \$3 and costs; 1 fined \$7 and costs; 1 fined \$2 and costs; 1 ac.
BastardyBurglaryCruelty to animals	1 1 1	quitted. Pending January 1, 1882. Settled. Examination had—pending. Defendant discharged after two trials and dis-
Forgery Larceny of all gradesLiquor law, violation of:	8	agreement of juries. Nolle pros'd. One convicted; 2 held for trial.
(a) Selling liquor to minor	1	Convicted and fined \$25 and sentenced to county jail for 30 days. Appealed to circuit court
(b) Selling to husband after wife forbade	1 2	Acquitted. One discharged, complainant paying costs:
Surety of the peace	2	nolle pros'd Each gave bonds for I year.

#### CHEBOYGAN COUNTY.

# FRANK SHEPHERD, Prosecuting Attorney.

#### Number of persons prosecuted, 88.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 21	Discharged on examination. For arequitted; 2 discharged without trial; 15 convicted; 1 sent to State House of Correction 90 days; 1 fined \$56 and costs; 4 fined \$10 each; 3 fined \$50 and costs each; 1 fined \$4 and costs; 4 discharged on payment of costs; 1 sent to full 20 days.
Assault with intent to murder	2	One escaped [ail; 1 convicted of assault and battery and sent to State House of Correction 90 days.
Burglary	2	One escaped jail; one sent to State Prison 7
Disorderly persons	16	yours.  Yours.  You have the service for good behavior 2 sent to Saite House of Correction 1 year each; 3, 50 tlays each; 1, to Detroit House of Correction 1 year; 1 to same place 6 months; on 5 sentence suspended on payment of costs; 3 sent to jail 30 days each, and one fined \$20.
Drunkenness	16	One fined \$10 and costs; 8 sentence suspended on payment of costs; 3 sent to jail 14 days each; 4, 20 days each.
False pretensesForgery	4	Discharged on examination.
Forgery	17	Acquitted. Two senience suspended; 3 acquitted; 1 sent to Reform School for Girls; 1 fined \$76; 1 fined \$5 and costs; 1 sent to State I diuse of Correc- tion 18 months; 1, 12 months; 3, 6 months each; 2, 9 months each; 3, 3 months each; and one pending.
Lewd and lascivious cohabitation	2	One escaped jail; against the other no informa-
Malicious trespass		Discontinued. Discontinued. Discharged on payment of costs. One discharged; 2 fined \$25 and costs each.

#### CHIPPEWA COUNTY.

# JOHN H. GOFF, Prosecuting Attorney.

#### Number of persons prosecuted, 30.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
	_	
Assault and battery	18	Eleven convicted and fined \$5 each; 2 fined \$3;
Assault with intent to commit rape	1 1	I fined \$10; 3 sentence suspended; 1 dismissed. Convicted of assault, fined \$50 or 60 days in jail. Sentence suspended.
Larceny	6	Two sentence suspended; I sentenced 2 years at Ionia; 1 90 days at lonia; 1 fined \$5 and
		costs; lacquitted.
Liquor law violations	1	Fined \$30
Malicious trespass	3	Two sent to Ionia 90 days; 1 fined \$10 and costs

# CLARE COUNTY.

# W. W. GREAR, Prosecuting Attorney.

Number of persons prosecuted, 40,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	16	Three fined \$5 and costs; I fined \$1 and costs; I fined 50 cents and costs; I discharged on
Assault with intent to disfigure	1 3 1	grounds of insanity; 6 acquitted; 4 discharged. Discharged. Two acquitted; 1 pending. Required to give bonds for 6 months. Bonds
Keeping house of ill-fame	2	given. Pending. One convicted and sent to Ionia for 6 months. I sent to Detroit House of Correction for 90
Murder Obstructing highway Violation of liquor law	5	days; 3 acquitted; 1 discharged. Pending. Discharged. Three acquitted; 1 discharged; 1 pending.

# CLINTON COUNTY.

# A. Stout, Prosecuting Attorney.

Number of persons prosecuted, 121,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	36	Twenty of these convicted: 15 fined and paid fines, 2 fined and did not pay, I sent to Ionis for 90 days, I sent to county jail for 15 days, I sent to Lansing Reform School; 5 acquitted
Assault with intent to rape	2 1 3	and 11 discharged.  Both convicted and sent to State Prison.  Bound over to circuit court for trial.  One for leaving his family and not supporting them, convicted and sentenced to lonis by the justice for 90 days; one pleaded guilty but sentence suspended by agreement to support his family; one convicted and or.
Drunkenness	13	support is a family, one convicted and re- dered to give bonds to support his family, even to be supported and the support of the sup- of Correction for 60 days. To Detroit House of Correction for 60 days. In the support of the Five of these were convicted and fined and pand fines; two sent to Detroit House of Cor- rection for 60 days; I for 58 days; two for 90 days each; two were discharged and one no- quitted.
False pretense	5	Three bound over to circuit court and not yet
Forgery	2	tried, and two dismissed. One sentenced to Ionia State House of Correc-
Keeping open liquor saloon on Sunday	8	tion for 1½ years, and one notice pros'd. Six of these were fined and paid fines and costs; one was acquitted, and I discharged.

#### ABSTRACT OF REPORTS OF

# CLINTON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny	32	Twelve of these were convicted and sentenced as follows: 3 fined and paid; is ent to county jail for 1 year; one sent to lonis House of Correction for 90 days; two sent to Refore School at Lansing; 3 truel in justice's courf and appealed, and not yet triel in increalit; and sentenced to State Prison for 3% years. Three acquitted; ten discharged; four held for trial in the circuit. Three results not re-
Libel by statute	3	ported. Two tried and convicted in justice's court,—1
Maliciously injuring animals and personal property	4	appealed and 1 certiorari; one discharged.  Two discharged; one acquitted; and one jury
Misdemeanor	2	disagreed, and then discharged. No sufficient return from justice to show what they were charged with particularly, nor what was done.
Murder	3	One tried and acquitted; the other 2, who were jointly charged with the one above nolle pros. entered.
Obstructing R. R. by placing ties on it	1	Tried, convicted, and sentenced to Jackson State Prison for 3% years.
Officer extorting illegal fees	1	Dismissed.
Selling liquor to a habitual drunkard	1	Discharged, complaining witness having fled.
Selling liquor without bonds (druggist)	2	Discharged before trial.
Surety to keep the peace	2	One tried and jury disagreed and then dis- charged; one examined and found insane and sent to asylum.

# CRAWFORD COUNTY.

# J. O. Hadley, Prosecuting Attorney.

#### Number of persons prosecuted, 9.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.	
Bigamy. Drunk and disorderly. Disorderly conduct. Larceny. Misdemeanor	1 1 1 5	Discharged. Fined \$5 and costs. Fined \$5 and costs. Fined \$5 and costs. Three bound over over to circuit court; 1 discharged; 1 defendant not found. Convicted, fined \$15 and costs.	

#### DELTA COUNTY.

# E. P. ROYCE, Prosecuting Attorney.

Number of persons prosecuted, 17.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	10	Five convicted and fined \$5 each; 1 fined \$25; ined \$50, appealed to circuit court; 1 escaped from jail; 1 sent to jail 10 days; 1 sent jail 12 days.
Assault with intent to kill. Burglary. Embezziement. Larceny.	1 1	Broke jail and escaped. Broke jail and escaped. Acquittee. One sent to jail 15 days; 1 sent to jail 10 days; 1 fined \$15; 1 bound over to circuit court.
Manslaughter	1	Acquitted.

#### EATON COUNTY.

# ROBERT W. SHRINER, Prosecuting Attorney.

Number of persons prosecuted, 122.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction Adultery Assault Assault and battery	1	Nolle provid. Escaped. Acquitted. One intelligence and the seach; 2 fined \$3 each; 1 One intelligence and the seach; 2 fined \$5; 1 fined \$5; 1 fined \$7; 1 fined \$1; 1 sentence suspended; 1 settled—paid \$10 and costs; 1 nolle provid; 1 sitcharged on disagreement of jury; 1 fined
Bastardy Burgiary Cruelly to animals Disturbing religious meeting Disposing of chattel mortgaged property Disposing of chattel mortgaged property	1 1	38. One discharged on examination; 1 nolle pros'd. Discharged on examination. Fined \$30. Nolle pros'd. Nolle pros'd. Sontence suspended. Outpended to Reform School; 2 sentence suspended; 7 committed for want of sureties; 1 nolle pros'd.
Drunk	87	Ten lined \$5 and costs each; 9 fined \$10 and costs each; 1 fined \$5; 1 committed to jail 16 days; 4 committed to jail 16 days; 1 committed to jail 6 days; 1 committed to jail 7 days; 1 li 16 days; 3 nolle pros'd; 4 sentence suspended; 2 discharged on making disclosure.
False protenses. False imprisonment. False imprisonment. False to kill sheep, killing dog False to kill sheep, killing dog Indicent of person weapon Larceny	1 1	Discharged on examination. Acquitted, Natle prost d. Acquitted, County and the court. Three pending in circuit court; I sentenced to 10 days county jail; 4, 90 days to State Re- formatory at ionia; i sentenced 20 days coun- sing; 1 finct 850; 1 finct 810; 1 fined 815; 5 notic prost d'; i sentenced 15 days county jail; I sentence suspended.

#### ABSTRACT OF REPORTS OF

# EATON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Malicions injury	1	One fined \$3; 1 nolle pros'd. Fined \$3. One pending circuit court; 1 nolle pros'd. Convicted in circuit court and awaiting judgment. Four committed to State Reformatory at Ionia
Violation liquor law		98 days each; 3 committed to State Reforma- tory at lonia 55 days each; 2 sentence sus- pended; 1 committed to county jail 10 days. Two pending in circuit court; 2 nolle provid on disagreement of jury; 1 acquitted on trial.

# EMMET COUNTY.

# A. L. Denel, Prosecuting Attorney.

Number of persons prosecuted, 44.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	9	One convicted and sent to the Reformatory at Ionia for 90 days; 2 convicted and fined \$10 and costs, or in default 15 days in juil; 2 fined \$10 and costs; 1 fined \$25 and costs; 3 dis-
Drunk	14	charged. One convicted and sent to Reform School at Lansing; 6 fined \$5 and costs; 4 fined \$10 and costs or 20 days jall; 2 fined \$5 and costs or 20 days jall; 1 discharged.
Disorderly	6	days pan; 1038Charged. Three convicted and required to give bonds in the sum of \$300 for good behavior for 1 year; 1 sent to 10nh; 1 fined \$10 and costs or 20 days jail; 1 sentence suspended.
Escape—assisting prisoner to	1 6	Bound over to circuit court. Two convicted and sent to Reform School at Lansing; I fined \$25 and costs; I sentence suspended; I discharged; I discontinued.
Liquor law—violation of: Keeping saloon open Sunday	2	Convicted and fined \$25 and costs and 10 days in init appealed and independ reversed
Selling intoxicating liquor to minors	2	in jail, appealed and judgment reversed.  One convicted and fined \$25 and costs and 10 days in juil; 1 discharged.
Selling liquor to habitual drunkard	1	Discharged on examination.

# GENESEE COUNTY.

# CHARLES H. WISNER, Prosecuting Attorney.

Number of persons prosecuted, 213.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
bandoning child	1	Discharged on examination.
Assault and battery	71	Convicted, fined \$5. Convicted and punished as follows: 1 fined \$25; 2 fined \$20 each; 7 fined \$5 and costs each; 5 sentenced to Ionia 90 days; 4 fined \$1 and costs each: 3 fined \$10 and
		Convicted and punished as follows: I fined \$25; 2 ined \$26 each; 7 fined \$3 and costs each; 5 sentenced to louis 90 days; 4 fined \$1 as, costs; 6 fined \$80; 1 fined \$15; 2 sentenced Detroit House of Correction 65 days; 2 sen- tenced to county jail 30 days; 1 fined \$50; 2 fined \$20 and costs; 2 sentenced to county jail 20 days; 1 fined \$3 and costs; 1 fined \$30; 1 fined \$4; 1 fined \$30; 2 sentenced to county jail 20 days; 1 fined \$30; 2 sentenced to county and to keatern the and Asyling; 10 sentenced to county jail 30 days; 1 fined \$30; 2 sentenced to county
		suspended; 9 settled and paid costs; 10 ac-
Assault with intent to murderBastardy	5	Discharged on examination. One convicted, sentenced to pay mother of child \$45, that he pay her the further sum of \$1 per week for eleven years, that he give bond in sum of \$500 for performance of same; 2 settled with Superintendent of Poor; 1 discharged on examination; 1 escaped before
Digenty	. 1	examination. Convicted and fined \$200.
Bigamy	2	Convicted and sent to State House of Correc-
Criminal slander	. 3	tion at Ionia for one year and six months. Two convicted and fined \$25 and costs each; 1
Cruelty to animals	. 2	one convicted and fined \$10; 1 sent to Ionia 90 days.
Disorderly persons.	. 38	Thirteen convicted and gave bonds and paid costs; 5 sent to county jail in default of bond; 12 sent to lonis 30 days in default of bond; 1 sent to lonis 1 year in default of bond; 1 sent to lonia 6 months in default of bond; 2 sent
False pretenses		to lonia 6 months in default of bond; 2 sent to Reform School at Adrian until 21 years of age; 2 sentence suspended; 2 acquitted. Two discharged on examination; 2 settled and costs paid; 2 pending; 1 acquitted.
Larceny	- 44	to Reform School at Adrian until 31 years of age; 2 sentence suspended; 2 acquitted. Two discharged on examination; 2 settled and costs paid; 2 pending; 1 acquitted. Of Orrection at Ionize of the State House of Orrection at Ionize of the State House of Sec. 3 and 1 and
	0.7	and costs; 2 sent to fonia I year and 8 months; 5 fined 35 and costs; 1 sentenced to county jail 10 days; 1 sent to State Prison 5 years; 5 free of the control of the costs; 1 fined 35 and costs; 2 pending; 7 acquisted. One convicted and fined 350; 1 fined 35 and 35 costs and 10 days in county jail; 2 fined 35 and 350 costs and 10 days in county jail; 2 fined 35 and 35 costs and 10 days to sent and 10 days in the cost of t
Liquor laws, offenses against		county jail; I fined \$25 and \$32.82 costs and 10 days in county jail; I fined \$25 and \$6 costs and 10 days in county jail; I3 fined \$10 and costs; 2 sentence suspended; I discontinued;
Malicious injury to building	2	2 acquittet. Two convicted and sent to Reform School at Lansing until 18 years of age.
Malicious injury to personal property	. 2	()ne settled and paid costs; I discontinued.
Perjury	. 1	Pending.
Seduction	1	years; inequitted.

#### GLADWIN COUNTY.

#### C. C. FOUTCH, Prosecuting Attorney.

Number of persons prosecuted, 21.

CHARGED WITH	No	THE RESULT AND THE PUNISHMENT.
Assault and battery	5	Three convicted and one fined \$1 and costs, fined \$10 and costs, 1 fined \$25 and cost or 30 days jail, — committed; 1 escaped;
Bestiality False pretenses Larceny Murder	11	quashed. Estreated. Settled. Three settled; 1 dismissed. One convicted and sentenced to State Prison
Recognized to keep the peace	1 1 3 1	15 years; 2 pending; 1 acquitted. Awaiting trial. Acquitted. One fined \$4 and costs; 1 acquitted; 1 escaped. Convicted and fined \$10 and costs—appealed.

#### GRAND TRAVERSE COUNTY.

# LORIN ROBERTS, Prosecuting Attorney.

Number of persons prosecuted, 47.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	One convicted and fined \$25 and costs, certioraried—certiorari not returned; I fined \$10 and costs; 2 fined \$5 and costs; 2 fined \$15 and costs; 1 acquitted: I discharged.
Bastardy Drunkenness	1 33	Bound over to circuit court-nolle pros'd. Two convicted and fined \$5 and costs; 3 fined \$10; 20 fined \$10 and costs; 5 sent to jail 10 days; 2 sent to jail 15 days.
Keeping saloon open on Sunday	2	One convicted and fined \$25 and costs; 1 fined \$35 and costs.
Larceny	2	One convicted and sentenced to the Reform School; 1 sent to the House of Correction 90 days.
Surety of the peace	1	Acquitted.

#### GRATIOT COUNTY.

# CHARLES J. WILLETT, Prosecuting Attorney.

#### Number of persons prosecuted, 52.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1 9	Acquitted. One acquitted; 2 fined \$10 and costs; 2 fined \$2 and costs; 1 fined \$3 and costs; 1 fined \$4 and costs; 1 fined \$5 and costs; 2 fined \$5 and costs; 3 fined \$5 and costs; 3 fined \$5 and costs; 4 fined \$6 and co
Assault with intent to murder	1 17	costs.  Jury disagreed—pending.  One convicted and sent to Reform School for Grits; 5 fined \$10 and costs; 5 furnish bonds or 4 months at Ionis; 1 furnish bonds or 1 year at Ionia; 1 furnish bonds or 3 months at Ionia; 2 bonds or 60 days jail; 1 fined \$3 and
Palse pretouses. Porgery Larceny	2 1 8	costs; 1 fined \$25 and costs. One discharged; one held for trial. Convicted and sentenced to Ionia for 2 years. One convicted and sent to Ionia 2 years; 1 sent jail 30 days; 1 inned \$7 and costs; 1 fined \$5 and costs; 1 bound over to circuit court; 1 sentence suspended; 2 discharged.
Resisting officerViolation of liquor law		One convicted and awaiting sentence; 1 discharged. Four fined \$25; 1 fined \$35 and costs; 6 discharged.

#### HILLSDALE COUNTY.

# BENJAMIN P. SHEPARD, Prosecuting Attorney.

#### Number of persons prosecuted, 135.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	Convicted and sentenced to Ionia for 15 months.
Assault and battery	23	one convicted and fined I cent and costa; 4 convicted and fined Si each and costs; 4 convicted and fined Si each and costs; 4 convicted and fined Si each and costs; 3 convicted and fined Si each and costs; 2 convicted and sentenced 5 days in compy jail; 1 convicted and sentenced for size in compy jail; 1 convicted and sentenced for size in compy jail; 1 convicted and grant sentenced for size in compy jail; 2 convicted and size in convicted and size in convicted and sentenced to join for 6 days; 1.
Burglary		One convicted and sentenced to Ionia for 2 years; 2 convicted and sentenced to Ionia for 3 years each.
Conspiracy		Pending.
Disorderly persons	3	Seven convicted and sentenced to Ionia for 90
Drunk and intoxicated	13 43	days each; 3 convicted and sentenced to Ionia for 6 months each, one of the last above took an appeal which is now pending; 2 convicted and sentenced to Ionia for 1 year each; 1 convicted and gave bonds for good behavior. One acquitted; 5 convicted and sentenced 10 days in [all; 5 convicted and sentenced 10 days in [all; 1] convicted and sentenced 20 days in [all; 2] convicted and sentenced 20 days in [all; 3] convicted and sentenced 20 days in [all; 3] convicted and sentenced 20 days in [all; 3] or victed and sentenced 20 days in [all; 3] or victed and sentenced 20 days in [all; 3] or victed and sentenced 20 days in [all; 3] or victed and sentenced 30 days in [all; 3] or victed and sentenced 30 days a fine of 510 each and costs.

#### HILLSDALE COUNTY .- Continued.

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CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Embezzlement	3	One notice pros. entered; 1 pending; 1 convicted and sentenced to Ionia for 2 years.
Forfeited recognizance collected	3	Pending. One collected \$500; 1 collected \$800; 1 collected \$200.
Furnishing liquors to person in habit of be- coming intoxicated	2	One pending; 1 convicted and sentenced to jail for 90 days.
Larceny	31	of you days. I recognizance forfeited: I dis- continued: 7 acquitted: 1 convicted of steal- ing a horse, and now pending in supreme court—no sentence; 1 convicted and fined \$2 and costs; 1 convicted and fined \$5 and costs; 7 convicted and sentenced to lonis for 30 months each; 4 convicted and sentenced to Reform School until 18 years of age; 1 con- victed and sentenced to Jonn for 2 years; 1 convicted and sentenced to State Prison 2 convicted and sentenced to State Prison 2 and sentenced to State Prison 3 years; 1 convicted and sentenced to State Prison 3 years; 1 convicted and sentenced to State Prison 3 years; 1
Mayhem	1	Convicted and sentenced to State Prison for 20 months.
Malicious injury to personal property	1	
Robbery, accessory thereto	1	One tried and acquitted.
ing intoxicated	1	One pending. One pending fined \$1 and cost. Prosecuting attorney refused to prosecute, and the complaining witness gave security for cost, and counsel appointed by the court, and defendant acquitted.

# HOUGHTON COUNTY.

# T. L. CHADBOURNE, Prosecuting Attorney.

#### Number of persons prosecuted, 83.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	43	Seven convicted and fined \$5 cach and costs; 4 fined \$1 cach or 10 days in jail; 3 fined \$1 cach or 10 days in jail; 3 fined \$1 cach and costs; 3 acquitted; 6 fined \$5 cach or 14 days in jail; 3 fined \$5 cach or 20 days in jail; 3 fined \$5 cach or 50 days in jail; 1 fined \$10 or 20 days in jail; 1 fined \$60 or 20 days in jail; 1 fined \$50 or 20 days in jail; 1 fined \$50 or 20 days in jail; 1 fined \$50 or 10 day
Assault with intent to commit rape	1	in Jall; 1 fined \$25 or 20 days in jail; 1 sent to jail for 20 days; 1 sent to jail for 15 days; 1 sent to jail for 10 days; 2 fined \$30 rt 0 days in jail. Sent to Detroit House of Correction for 3 months.
Bastardy	1	Convicted.

## HOUGHTON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT
Concealing death of bastard child	1 10	Convicted and sent to jail for 20 days. Two acquitted; 2 to enter into recognizance for five acquitted; 2 to enter into recognizance for fined 51 or 10 days in jail; 1 sent to jail for 30 days; 1 fined 45 and costs; 1 fined 45 or 10 days in jail; 1 to enter into recognizance in sum of \$500 for 1 year for good behavior or to be committed to Detroit House of Correction; 1 to enter into recognizance for good behavior or denter into recognizance for good behavior or to see the second section of the section
Highway robbery	1	committed to jail for 6 months. Convicted of assault, fined \$100 or 90 days in jail.
Infanticide	1 10	Discharged. Two acquitted; 2 fined \$1 and costs; 2 discharged; 1 sent to jall for 20 days; 1 sent to State Prison 1 year; 1 sent to jail for 90 days; 1 bond forfeited.
Malicious injury to real estate	1	One fined \$30 and costs; 1 discharged. Convicted of manslaughter on plea of guilty, and sent to State Prison for 5 years.
Rape	1	Convicted of assault with intent to commit rape, and new trial granted.
Selling liquor to minors	3	Fined \$50 and costs or \$0 days in Jail. One fined \$50 and 10 days in Jail; 1 fined \$50 and costs; 1 jury disagreed, and defendant bound over in \$200 for new trial.
Slander	4	One fined \$10 and costs; I fined \$1 and costs or 5 days in jail; l acquitted; 1 fined \$3 or 10 days in jail.
Threatened breach of the peace	3	One acquitted; I to enter into a recognizance in the sum of \$500 to keep the peace for 12 months; I to enter into recognizance in the sum of \$200 to keep the peace for 3 months.

## HURON COUNTY.

# HIRAM L. CHIPMAN, Prosecuting Attorney.

Number of persons prosecuted, 31.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT
Arson	1 15	Bound over awaiting trial. One convicted and fined \$100; 5 fined \$10 each; 1 fined \$6; 1 fined \$5; 1 fined \$3; 3 fined \$1 each; 2 acquitted.
DrunkLarceny	1 7	Convicted and fined \$10.  Two convicted and sentenced to Ionia 2 years each; I fined \$5 and \$0 days in jail; I sentence suspended; 2 discharged; I acquitted.
Liquor law, violation of	. 5 1 1	Two convicted and fined \$25 each; 8 acquitted.

## INGHAM COUNTY.

## RUSSELL C. OSTRANDER, Prosecuting Attorney.

Number of persons prosecuted, 318.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction of girl under 16 years of age for purpose of marriage	1	Convicted, sentenced State Prison at Jackson 3 years.
Abduction of child under 12 years from custo- dy, etc	,	Reasons filed for not informing.
dy, etc	4	One discharged after examination and before trial, the family, and especially the commitment of the commitment of the commitment of the case further; one, in which there were two defendents, no trial had,—one defendant escaped from officer, and the other defend, with her hashand, the compilating witness one the compilating witness departed country before trial,—prisoner discharged; one compilating witness could not be found for compilating witness departed country before trial,—prisoner discharged; one compilating witness departed to the compilating witness departed to the compilating of the compilating witness only the prisoner discharged.
Assault and battery	1 64	Discharged by Justice on examination. Twelve acquitted; two discharged and costs taxed to compliating witness; two discharged to the compliating witness; two discharged by Justice; 2 disagreement of jury and notice pros.; 8 complianant acknowledged satisfaction; 2 recognizance forfoited; 35 convicted—I fined \$1 and costs; 7 fined \$3 and costs; 1 fined \$4 and costs; 2 finel \$3 and costs; 1 finel \$4 and costs; 2 finel \$3 and costs; 1 finel \$4 and costs; 1 finel \$4 and costs; 2 finel \$4 and costs; 1 finel \$4 and costs; 1 finel \$4 and costs; 1 finel \$2 and costs; 1 finel \$2 and costs; 1 finel \$2 and \$2 costs; 1 finel \$3 and costs; 1 finel \$25 and costs; 1 finel
Bastardy. Breaking freight car Bribery of elector Burglary.	1 2 6	Settled. Discharged upon examination. Pending. One discharged on examination; 5 convicted— 1 sentenced to State Prison at Jackson 2 years; 1 sentenced to Detroit House of Cor- rection 1 year; 3 sentenced to Ionia Reform
Cruelty to animals	1 70	atory I year and 6 months. Convicted and fined 88 and to tastice, 2: escaped Convicted and fined 88 and to tastice, 2: escaped before trial, 1; escaped proceding second tri. al, 1; escaped before sentence, 1; convicted 68, of whom 10 recognized for good behavior, 68 were committed in default of recogni- ders were sent to the Reform School at Lan- sing; 3 juvenile offenders, were returned to parent by advice of county agent, and sen- tence was suspended upon four.

#### INGHAM COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
* Drunk		Two acquitted; 1 recognizance forfeited; 1 discharged; 16 sentence suspended; 9 fined 16 sentence suspended; 9 fined 16 sentence suspended; 9 fined 16 sentence to county jail 15 day; 4 don; mitted to county jail 20 days default of fine; 10 committed 15 days in default of fine; committed 10 days in default of fine; 1 sentence 16
Embezzlement	1	Discharged on examination, no appearance of complaining witness.
Entering freight car without breaking to obtain carriage, etc.	4	Three sentenced 10 days county jail; 1 fined
False pretenses	2	\$10. One discharged on examination; 1 convicted and sentence suspended.
Forgery	1	One discharged on examination; I, juvenile offender, returned to parents by advice of county agent.
Gaming	1	One pending; 2 discharged on examination; 2 convicted and sentenced 90 days to Detroit House of Correction.
Indecent exposure.  Larceny	38	One acquitted; I discharged on examination. Discharged on examination, 2; discharged by court, 5, acquitted; 4; pending, 1; nolle prox, plaining witness, 1; 2c convicted, and one sentenced to ionia 90 days; 1 to lonia 19 tear; 6 to Ionia 90 days; 1 to Diania 65 days, 1 to Detroit House of Correction 80 days; 1 to Detroit House of Correction 80 days; 1 to Detroit House of Correction 80 days; 1 days; 2 sentenced to days; 2 sentenced to which with the days; 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
Libel. Malicious injury to dwelling. Murder † Obscenity. Polygamy	1 2 2 1	One convicted and appeal pending; 1 noile pros. Convicted in justice court-set aside in circuit. Pending. Female juveniles—sent to Adrian. Discharged before trial, complaining witness having absconded from the State. Discharged on examination.
Resisting officer. Slander. Stallion running at large. Surety of the peace.	1 4	Two discharged; I settled; I acquitted. Convicted and sentence suspended. Two convicted and gave recognizance; two discharged on hearing.
Violation of liquor law— Selling to habitual drunkard	3	Two acquitted; 1 convicted and fined \$25 and
Druggist selling as beverage	1 1	costs. Acquitted. Convicted in justice court, and discharged in circuit upon appeal. Two trials and final acquittal.
Keeping open saloon on Sunday Selling without having paid tax	1 3	Two trials and final acquittal. Convicted and appeal pending, 1; pending in justice court, 2.
Willful trespass. Willful false assessment of property for taxation	2	One notic pros.; lacquitted. Examination had, and reasons filed for not in-
		forming.

<sup>\*</sup>The above cases are reported to me as having been brought under the statute, sec. 7 of act No 299, laws of 1881. The section referred to requires a fine of \$10 and costs, or imprisonment in the common jail of the county not less than 10 nor more than 20 days, or both such hies and imprisonment, in discretion of the court. It is evident that the Legislature intended to punish public drunk-eness more severely than has been or is usual under ordinary municipal police regulations. It is also evident from the foregoing report, that in many cases there has been a notorious disregard of the statute in imposing sentence. In some cases sentence was usapended upon payment of costs, the statute in imposing sentence. In some cases sentence was usapended upon payment of costs, ing the matter and imposing sentence without formal trial, generally upon plea of guilty. The other was tried in January, 1885, convicted of murder in the second degree, and sentenced to five years' imprisonment.

# IONIA COUNTY.

## FRANK D. M. DAVIS, Prosecuting Attorney.

Number of persons prosecuted 248,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 36	Nolle pros'd on examination. Four convicted and sent to State House of Correction for 90 days each; 3 fined \$1 and costs; 3 fined; 36 and costs; 3
Assault with intent to kill and murder	3	fined \$25 and costs; 1 and \$15 and costs; 4 acquitted; 10 nolle pros. entered. One convicted of assault and sent to Detroit House of Correction 90 days; 1 now pending; 1 acquitted.
Burglary	2	One convicted and sent to State House of Cor- rection at Ionia for 12 years; 1 sent to State
Disorderly	24	Prison 1½ years. One convicted and sent to Detroit House of Correction 65 days; 9 sent to State House of Correction, 1 for 8 months, 8 for 99 days each; 1 sent to State Industrial School for Girls; 3 sent to Reform School; 4 sent to Jail 60 days; 3 gave bonds for 6 months; 1 noite prod d;
Disturbing public meetings Drunkenness	2 126	sentence suspended. One convicted and fined 20; I fined \$25. Fifty-two convicted and sent to jail 10 days each; 4 sent to jail 20 days each; 2 sent to jail 15 days each; all 60 days; 5 fined \$5 each; 5 fined \$5 and costs; 1 notle pros*d; 13
Entering railroad car	1	sentence suspended. Convicted and sent to State House of Correction 30 days each.
GamingIndecent exposure	1	Convicted and fined \$15. Convicted and sent to State House of Correction 90 days.
Injury to property	2	One convicted and fined \$25, appealed and pending; I found to be insane and sent to the
Larceny (simple)	24	of Correction 90 days each; 1 sent to Reform School; 1 fined \$18 and costs; 1 fined \$48 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 1 fined \$50 and costs; 1 sent to jail 30 days; 1 jail 10 days; 1 sent to jail 30 days; 1 convicted and returned to perents; 4 nolle
Larceny (compound)		provad, 5 acquitted. Six convicted andsentenced to State Prison: 1 for 8 months, 1 for 14 months, 2 for 18 months, 1 for 3 years, 1 for 5 years, 4 sent to State House of Correction: 1 for 10 months, 1 for 1 year, 2 for 18 months; 1 sent to fall 30 days; 1
Murder	2	nolle pror'd; lacquitted. One convicted and sent to State Prison for
ProstitutesRape	2	life; I held for trial, case pending Jan. 1, '83, One acquitted; I nolle pros'd.
Hape Seduction Violations of liquor law—	1	Pending. Notle pros'd on examination.
(a) Selling without paying tax	2	Convicted and each fined \$25.
(b) Selling to minors	1 1	Fined \$25. Convicted and fined \$25.
(d) Selling on 4th July	î	Fined \$25,—appealed to circuit court and pending.
Threats to injure personal property	1	Bonds given and costs paid.

#### IOSCO COUNTY.

# CHARLES R. HENRY, Prosecuting Attorney.

Number of persons prosecuted, 101.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	Nolle pros'd.
Assault	3	Two convicted, fined \$5 each and costs; one
Assault and battery	24	sentence suspended. One convicted and sentenced to 30 days in jail 2 sentenced to 10 days each in jail; 1 sen- tenced to 51 days in jail; 2 nequitted; sen- tenced to jay a fine of \$20 and costs and tenced to jay a fine of \$20 and costs and until fine and costs were paid; 2 convicted and sontence suspended; 1 fined \$3 and costs or 20 days in jail; 5 fined \$5 and costs of pros- cuttion; 1 fined \$1 and costs; 1 fined \$1 costs and stand committed to country jail no costs and stand committed to country jail no
Assault with intent to maim	,	costs and stand committed to county jail no to exceed 30 days until fine and costs were paid; 7 fined \$2 and costs. Held for trial after examination before justice
Assault with intent to maint	1	now pending. One pending; one discharged.
Oruelty to animals		Convicted and fined \$2 and costs.
Disorderly	15	Three convicted and sentenced to Ionia 90 day in default of giving bonds; 9 convicted an gave bond to keep the peace; 1 acquitted; nolle pros'd.
Drunkenness	20	Three convicted and sentenced to pays in of \$2.00 each and costs; 2 fined \$5 and costs o 30 days in jail; 1 inced \$2 and costs; 1 fined \$5. and costs; 1 fined \$5. and costs; 1 sentences uspended on mayment of costs; 1 sentences to 10 days in jail; 2 sentenced to 20 days each in county jail; 1 sentenced to 20 days each in county jail; 1 sentenced to 10 days in jail; 2 fined \$5 and costs or ten days in jail; 1 most
Embezzlement	1	Pending.
Forgery	1 2	Under suspended sentence.  One convicted and fined \$50 and costs or 80 day
Keeping house of ill fame	8 5	in jail; lacquitted. Waived examination, held for trial,—pending. One convicted, sentenced to pay a fine of \$2 and costs and stand committed to jail for \$2 days until fine and costs paid; l noile proved 2 fined 5 and costs or 30 days in jail; lac quitted.
Larceny from the person	1	Convicted and sentenced 1 year to Stat Prison.
Liquor law violations: Selling liquor without bonds	7	One convicted, fined \$50 and costs; 1 convicted fined \$60 and costs; 2 fined \$100 and costs and sentenced to 90 days in [ail; 2 nolle pros'd.
Selling liquor without having card and tax receipt posted as prescribed by statute	2	One convicted, fined \$50 and costs; 1 fined \$4 and costs and stand committed until fine and costs are paid, not to exceed 90 days.
Selling liquor in same room where billiard and pool tables are kept	2	One convicted and sentenced to pay a fine of \$5 and costs and stand committed to county jai not to exceed \$0 days; I nolle pros'd.
Druggist selling liquor as a beverage	1	Held for trial in circuit court after examination by justice. Case pending.
PerjuryRape	1	Pending. Convicted and sentenced to State Prison for
Resisting an officer		years. Held for trial after examination,—case pend
Slander	5	ing. Two convicted and fined \$5 and costs; 2 convicted and fined \$2 and costs; 1 convicted and fined \$1 and costs.

#### ISABELLA COUNTY.

## . Peter F. Dodds, Prosecuting Attorney.

#### Number of persons prosecuted, 45.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1 13	Finct \$1 and costs or 5 days in jail. Four acquitted; 2 fined \$1 and costs; 1 fined \$3 and costs or 15 days in jail; 2 fined \$5 and costs or 15 days in jail; 2 fined \$5 and costs or 10 days in jail; 1 fined \$25 and costs or 10 days in jail; 2 fined \$25 and costs or 60 days in jail; 2 fentenced \$95
BastardyBeing disorderly persons	2 2	days State House of Correction, Ionia. One settled; 1 pending. One convicted and sentenced 90 days Detroit House of Correction; 1 sentenced 90 days at Ionia.
Complaint to obtain surety to keep the peace Drunk	8	Held to bail. Two convicted and sentence suspended; 4 sent to jail 10 days; 1 fined \$10 and costs or 15 days jail; 1 fined \$10 and costs.
Keeping saloon open unlawfully	8	one convicted and fined \$25 and costs and 10 days in Jail; 3 dismissed; lacquitted; 3 pending.
Larceny		Two acquitted; I fined \$1 and costs or 30 days jail; I sentenced to Reform School; I sent to State House of Correction, Ionia, 90 days.
Malicious injury to personal property	- 1	Sentenced Is days in jail. Pending. Convicted and fined \$5 and costs. Fined \$1 and costs.

#### JACKSON COUNTY.

#### JOHN C. SHARP, Prosecuting Attorney.

Number of persons prosecuted: In Circuit Court, 47; In Justice Court, 667; Grand Total, 714.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
In circuit court— Adultery Arison Arison Arison Arison Assault and battery Assault with intent to murder Assault my an officer Attempted burgiary Attempted larceny from person Bigany Bigany Bigany Circulating obsected literature Drukkenness Embezzlement False pretenses	1 3 3 1 1 1 2 2 2 1 1	Pending. Acquired. Acquired. Acquired. Pending. Pending. Dismissed. Escaped from Jall. Escaped from Jall. Acquired. Acquired. One convicted and sentenced to State Prison 7 years; 1 sent to State Prison 2 years. One convicted and fined Soy; 1 dismissed. Acquired. One convicted and fined Soy; 1 dismissed. Acquired. One convicted and sentenced to State Prison years; 1 sent to State House of Correction

# JACKSON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
In circuit court— Forgery		One acquitted on second trial; 1 pending; 1 sent to State Prison 2 years; 1 sent to State House of Correction 1 year. One convicted and sentenced to State House of Correction 3 months; 1 forfeited his recogni-
Indecent exposure of person	9	zance.  Convicted and sent to State House of Correction 6 months.  Convicted and fined \$25 and costs of both courts.  Five Convicted and sentenced to State Prison, Five Convicted and sentenced to State Prison, 1 convicted of receiving stolen property 6en. 1 convicted of receiving stolen property 6en. tencel for burgiary 7 years; 1 acquitted; 1 pending; 1 Jury disagreed; 1 pleaded guilty of simple larceny and sent to State House of Correction 3 months; 1 sent to State House of Correction 1 year.
Larceny from a dwelling-house in the day- time	1 4	One convicted and sentence suspended; 2 escaped from Jail. Escaped from Jail. Two convicted and sent to State House of Correct Convicted and sent to State House of Correct Convicted (2) years, 1 for 3 months; 2 solley pro (1) for y issgreed—pleaded guilty to simple larceny. Sentence suspended on defendant paying the complaining witness \$1650.
In justice court— Adultery	129	One held for trial; I discharged on examination.  Convicted 101; acquitted & disagreement of jury 3, dismissed 11, discharged on payment of costs 4, brock pill, forfeided recognizance 1.  3 months; 1 sent to Reform School, Lansing; 14 sent to county jail: 1 for 60 days, 3 for 30 days, 1 for 25 days, 2 for 20 days, 1 for 15 days, 6 for 10 days; 2 appealed; 74 sentenced and fines paid as follows: 1 for \$25, 2 for \$29, 1 for \$18, 7 for \$15, 1 for \$1, 1 for \$2, 1 for \$2, 1 for \$2, 1 for \$2, 1 for \$3, 1 for \$3, 1 for \$3, 5 for \$3, 5 for \$3, 5 for \$3, 1 for \$3, 5 for \$4, 6 for \$3, 2 fo
Assault with intent to murder Assault with intent to rob Assault with intent to rob Assault with intent to rob Attempt to commit burgiary Attempted larceny from person Bastardy Bigany Burgiary Carcless use of firearms Circulating obscens literature Circulating obscens literature Crucity to animals Disposal of mortgaged property	1 1 3 1 4 1 2 2 1	auspended. Held for trial. Dismissed. Held for trial. Dismissed. Held for trial. Held for trial. Held for trial; I dismissed. Convicted and fined \$7.  English for trial; I discharged. Convicted and fined \$7.  Sentenced to State House of Correction, 109: 10 or 1 year, 19 for 6 months, 8 for 4 months, 73 for 3 months, 6 for 90 days; 1 sent to Detroit House of Correction for year; 3 sent to Reform School, Lansing; 4 year; 5 con 20 days, 45 for 20 days, 45 for 16 days; 11 for 10 days, 2 for 6 days; 1 fined \$10; 7 discharged without condition; 1 Saliowed to leave the country; 10 sentence suspended; 7 entered into proceptia- charged; 1 escaped; 2 sentence not reported.

# JACKSON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
n justices' courts:	_	
Common prostitutes	30	Nine sentenced to Detroit House of Correction 2 for 1 year, 7 for 6 months; 1 sent to Reform School for feirls until 21 years of age; 2 appealed from sentence; 3 entered into recognizance for good behavior; 1 paid \$10 fine and \$5 costs; 2 fined \$5 cach; 1 acquitted; 4 dis charged; 7 sentence suspended on leaving
Keeping bawdy house	1	the county. One paid fine of \$36 and \$15 costs; 1 fine of \$1 and \$40 costs; 2 discharged for want of proof All convicted and fined: 2 fined \$10 and
Gaming	5	All convicted and fined: 2 fined \$10 and fined \$5; 2 gave recognizance and paid \$5 each
Refusing to support family	1 10	Convicted and entered into recognizance. Four convicted and sentenced to State House or Correction: 2 for 6 months, 1 for 4 months, for 3 months; 1 sent to county Jail 30 days; fined \$3; 2 sentence suspended; 2 discharged
Drunkenness	63	for 20 days; 9 for 15 days; 9 for 10 days; 20 pai fines: 1 of \$10 and \$5.35 costs, 1 of \$15, 1 of \$1 and \$2.80 costs, 8 of \$10, 2 of \$10 and \$3 costs, of \$8, 1 of \$5 and \$4.49 costs, 1 of \$5 and \$2.7 costs, 2 of \$5, 2 of \$3, 1 sentence suspende 2 discharged; I fined \$10 and \$40 costs, charge to have been drunk while holding an inques
Embezzlement	2	one convicted and sent to Ionia 3 months;
Entering freight car with intent to obtain carriage	5	held for trial.  Two convicted and sent to jail 15 days; 1 dicharged on paying costs of \$10; 2 discharged Three held for trial; 2 discharged.
False pretenses	5	Three held for trial; 2 discharged.
Forgery	3	Held for trial. Fined \$5.
Gaming	17	Theu switchet and fined \$20 and \$5 costs; fined \$5;9 discharged; 1 acquitted; 1 convictions the state of the
Indecent exposure of person	2	One held for trial; I absconded, ferfeiting recognizance.
Keeping house of ill-fame	1 2	Absconded—forfeited recognizance. One fined \$35; I fined \$30.
neeping saloon open after nours	: 1	Convicted and fined \$25. Ten held for trial; 10 discharged.
Larceny, simple		Twenty-two convicted and sentenced to Stat House of Correction: 20 for 3 months, I for Months, I sent to State Reform School for Girls; I to Reform School a Lanang; 7 sent to country juli: I for 96 days, days: 10 raid fines of 335, 327, 323, 324, 329, 328, 329, 328, 329, 329, 329, 329, 329, 329, 329, 329
Larceny from a dwelling house in the day	6	Four held for trial; 2 discharged.
Larceny from the person	1	One held for trial; I discharged. Held for trial. Held for trial. Discharged on examination. Convicted and sentenced to county jail for 2
Malicious injury to personal property	3	and 10 days respectively.  One sentenced to county jail 60 days; 2 discharged.
Overdriving horsePerjury Perjury Receiving stolen property. RobberySlander. Threats	1 1	One sent to jail 20 days; 1 discharged. One discharged on examination; 1 dismissed. Discharged on paying costs. Discharged on examination. Acquitted, Two convicted and gave recognizance; 1 ser
	-	tence suspended; idismissed.

## KALAMAZOO COUNTY.

# FRANK E. KNAPPEN, Prosecuting Attorney.

Number of persons prosecuted: In circuit court, 32; in justice court, 357; Grand Total, 389.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
In circuit court — Adultery Arson	1	Nolle pros'd. Acquitted.
Arson Assault and battery Assault with intent to carnally know and abuse a child under 10 years of age.	1	One settled; 1 pending.  Convicted of assault and battery and sentenced
Breaking and entering R. R. car Burglary	1 3	to State House of Correction, Ionia, 3 months. Sent to Ionia 4 months One sent to Ionia 6 months; 1 sent to State Prison 2 years and 6 months; 1 sent to State
Disorderly	1	Prison 2 years and 6 months; 1 sent to State Prison 7 years. Sentenced to Detroit House of Correction—
Embezzlement	1	reversed. Sentenced to State House of Correction at Ionia 15 months.
False pretenses	1	Convicted and sentenced to State Prison for S years.
Larceny		Two acquitted; lentence suspended; leent to State House of Correction 3 months; leent to State House of Correction 6 months; 4 sentenced to State Prison, 2 for 2 years and 6 months, 2 for 1 year; lpending. Sent to State House of Correction 2 years and
Larceny from the person	1	Sent to State House of Correction 2 years and
Larceny from a dwelling-house in the day-	2	One sent to State House of Correction 2 years
Larceny from office in day time	1 1 2	1 to State Prison 2 years and 6 months. Sent to State House of Correction 6 months. Pending. Acquitted. One (sent to State Prison 10 years: 1 sent to
Seduction	1	State House of Correction 5 years. Pending.
Keeping saloon open July 4th, 1882 In justice court— Assault	1	Conviction before justice affirmed on certiorarl. Discharged.
Assault and battery  Bastardy  Breaking lock to boat  Cruelty to animals.	2 1 2	Seven shed 80 each; 1 fined 86; 3 fined \$10; 1 fined \$1, and costs; 2 fined \$2; 1 fined \$3; and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 1 fined \$5, and costs; 1 fined \$5, and costs; 1 fined \$5; 6 fined \$25 and costs; 1 fined \$5; 6 fined \$50; and \$25 and costs; 1 fined \$5; 6 fined \$50; 6 fined

## KALAMAZOO COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Drunk	105	One fined \$15 and costs; 2 fined \$5 and costs; 43 fined \$10 and costs; 22 sent to jail 20 days; 15 sent to jail 12 days; 15 sent to jail 15 days; 15 sent to jail 5 days; 15 sent to jail 2 days; 5 acquitted; 1 noile pros'd.
Embezzlement. False pretenses. Larcony	1 2	Discharged on examination. Notle proid. Seven convicted and sent to Detroit House of Correction 90 days; 8 sent to State House of Correction 90 days; 2 sent to Reform School; 2 sent to jail 10 days; 1 sent to jail 90 days; 1 sent to jail 170 days; 2 fined \$20; 6 acquitted;
Malicious injury to dwelling	5	8 nolle pros'd. One convicted and sent to jail 30 days; 2 flued \$5; 1 fined \$3; 1 jury disagreed and discharged.
Malicious injury to personal property	l	Four fined \$5 and costs; 2 fined costs; 1 acquitted.
Obtaining hotel fare with intent to cheat, etc. Seduction	9	Fined \$5 and costs. One nolle pros'd; 1 bound over to circuit court. Seven convicted and fined \$6 each; 1 fined \$10; I nolle pros'd.
Surety for the peace. Violation of game law. Violation of liquor law.	5 2 5	Four gave bonds; 1 sent to fail 3 months. Fined \$3. One convicted and fined \$25 and costs; 1 jury disagreed; 1 uncertain verdict upon which judgment could not be rendered; 2 notte pros'd.

#### KALKASKA COUNTY.

## A. A. Bleazby, Prosecuting Attorney.

Number of persons prosecuted, 9.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery. Carnally knowing child under 10 years of of age Disorderly	1	Fined \$3 and costs. Acquitted—the principal witness denied her first statement, in toto. Fined \$1 and costs. Bound over to circuit court,—gave bail and
Larcony	2 1	estreated. One acquitted; 1 sentence suspended. Convicted of manslaughter and sent to State Prison 3 years. Books surrendered and destroyed. Sent to Reform School, Lansing, until 18 years of age.

#### KENT COUNTY.

## FRED A. MAYNARD, Prosecuting Attorney.

Number of persons prosecuted in courts of record, 132; in courts not of record, 590; Grand Total, 722.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Courts of record: Abduction Abduction Assault and battery Assault with intent to murder Bastardy Busianity Burgiary	l i	Pending. Pending. One fined 875 and costs; 7 pending. Notle provid. One sentenced to give bonds for \$300; 1 pending. Acquitted: Correction; 1 sentenced to 1 year at Ionia House of Correction; 2 acquitted; 1 notle
Burgiary and larceny	18	provid. Two sentenced to 10 years at Ionia House of Correction; 1 sentenced to 4 years at Ionia House of Correction; 1 sentenced to 3 years at Ionia House of Correction; 1 sentenced to 3 years at Ionia House of Correction; 1 sentenced to 1 years at Ionia House of Correction; 1 sentenced to 3 months at Ionia House of Correction; 8 sentenced to Reform School; 1 acquitted; 1 noile provid; 1 reasons for not filing information filed; 2 pending.
Embezzlement. False pretenses. Forger: Forger: Indecent exposure of person. Keeping billiard table for gambling. Larceny	1	Illing information filed; 2 pending. Reasons for not filing information filed. Solutions of the state of the
Larceny from dwelling, store, &c	9	formation filed; 5 pending. Four sentenced to 1 year at Ionia House of Correction; 1 sentenced to Reform School for Girls; 2 pending; 2 sentenced to Reform School.
Larceny from the person	3	Two acquitted; 3 nolle pros'd; 1 pending. One sentenced to State Prison for life; 1 sentenced to 10 years at State Prison; 1 acquitted.
Perjury Rape	3	One nolle pros'd; 1 pending. One sentenced to 4 years at Ionia House of Correction; 2 pending.
Receiving stolen property	5	One sentenced to 2 years at Detroit House of Correction; 1 sentence suspended; 3 nolls pros'd.
Resisting an officer	4	One sentenced to 2 years at Ionia House of Cor- rection; 2 sentenced to 1 year at Ionia House
Robbery	10	of Correction; 1 nolle pros'd. One sentenced to 3 years at Ionia House of Correction; 1 sentence suspended; 1 acquitted;
Unlawfully soliciting insurance	8	4 nolle pros'd; 3 pending. Pending in Supreme Court. Two sentenced to 3 years at Ionia House of Correction; 1 sentenced to 2 years and 6 months at Ionia House of Correction; 2 sen- tence suspended; 1 sentenced to 1 year at
Violation of liquor law	13	Ionia House of Correction; 1 pending. Three fined \$30 and costs; 5 fined \$25 and costs; 2 appeal dismissed and judgment of court be- low paid; 3 pending.

# KENT COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Courts not of record : Abduction Adultery Assault Assault and battery	2 8 1 187	One held for trial; I discharged, One held for trial; I discharged; I nolle pros'd. One fined \$5 and costs. Single fined \$5 and costs. So days; I sent to county jail 60 days; 2 sent to county jail 90 days; 1 sent so costs; 4 fined \$5 and costs; 6 fined \$5 and costs; 6 fined \$5 and costs; 6 fined \$5 and costs; 18 fined \$6 and costs; 28 fined \$1 and costs; 28 fined \$6 cents and costs; 28 fined \$6 and costs; 28
Assault with intent to maim Assault with intent to ravish Attempt burgiary Attempt larceny Baster shop opened Sunday Bastardy Bastardy Bestiality Burgiary and Jarceny Disorderly persons	1 3 1 1 5 6 1 9 21	under statute; 2 forfeited bail. Discharged; Two discharged; 1 nolle pros'd. Discharged; Notle pros'd. Notle pros'd; 1 acn. Two beid for trial; 3 settled; 1 nolle pros'd; 1 sentence suspended. Two held for trial; 3 settled; 1 nolle pros'd. Held for trial;
Distributing obscene literature	1 8 9 3 2	Ionia House of Correction & months; 2 sent to county hail 65 days; 2 sent to county hail 165 days; 2 sent to county hail 165 days; 2 sent to county hail 165 days; 2 sent to county hail 166 days of the provid; 3 complaint withdrawn; 3 molter provid; 3 sentence suspended. Four sent to county hail 20 days; 3 facel 80 and Four sent to county hail 20 days; 3 sentence suspended. Two held for trial; 2 sent to Ionia House of Correction 30 days; 3 complaint withdrawn; 1 cleaning of the provided of
False protenses. Forgery. Indecent exposure of person. Keeping billiard table for gambling Larceny—petit.	1 1 94	Held for trial.  Four sent to State Honse of Correction 90 days;  Four sent to State Honse of Correction 90 days;  Four sent to State Honse of Correction 90 days;  Jan 20 days; 5 sent to Refer a sent to county  Jan 20 days; 5 sent to Refer a sent to county  Jan 20 days; 5 sent for Girls; 2 fined \$25 and  costs; 2 fined \$30 and costs; 1 fined \$7 and  costs; 13 fined \$5 and costs; 2 sentence su-  pended; 3 complaint withdrawn; 6 nolle  prov dr. 16 discharged; 1 dismissed; 1 warrant  not returned; 17 sent to county jail 10 days.
Larceny—grand	3 2	Fifteen held for trial; 2 discharged; 2 complaint withdrawn; 1 nolle provid. Nine held for trial; 2 discharged. Four held for trial; 1 nolle provid; 1 discharged. Complaint withdrawn. Discharged. One sent to county jail 10 days; 1 sentence susponded.
Murder. Polluting Coldbrook Oreek. Profane swearing Rape. Receiving stolen proporty Resisting officer.	- 1	Held for trial.  Nolle prois.  Fined 6 cents and costs.  Three held for trial; 1 discharged.  Five held for trial; 1 discharged.  Four held for trial; 2 discharged; 1 nolle pros'd; 1 warrant not returned.
Robbery Search warrant Seduction Unlawfully soliciting insurance Uttering forged instrument	15 3 2 10	Ten held for trial; 4 nolle pros'd; 1 discharged. Goods found. Two discharged; 1 nolle pros'd. One held for trial; 1 warrant not returned. Eight held for trial; 1 discharged; 1 nolle pros'd.

#### KENT COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Violating liquor law	101	Sixty fined \$25 and costs; 13 discharged; 12 nolle pros'd; 5 sentence suspended; 8 complaint withdrawn; 3 dismissed.
Violating statute relative to killing sheep	1	withdrawn; 3 dismissed. Fined \$10 and costs.

#### KEWEENAW COUNTY.

## T. L. CHADBOURNE, Prosecuting Attorney.

Number of persons prosecuted, 5.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit rape	2	One convicted and sentenced to 5 years in State Prison; I sentenced to 2 years in State
Malicious injury to personal property	2 1	Prison. Held for trial at next term of circuit court. Acquitted.

#### LAKE COUNTY.

## T. SMURTHWAITE, Prosecuting Attorney.

Number of persons prosecuted, 40.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 5	Discharged on examination. Two sentenced 90 days at House of Correction at Ionia; 1, \$6 and costs; 2, \$1 and costs; all paid.
Common prostitute Disturbance on passenger train	1	Dismissed. Sentence 90 days at House of Correction at Ionia.
Drunk	16	One not guilty; 4 sentence suspended on payment of costs; 9 fined \$10 and costs, paid; 2, \$10 and costs or 20 days in jail, served time.
Incest	2	One discharged on examination; 1 bound over for trial, pending.
Keeping saloon open SundayLarceny		Not guilty. Three sentenced 90 days at House of Correction at Ionia; I nolle proof d; I discharged on examination; I fined \$15 and costs, paid; I sentenced to 65 days at House of Correction at Ionia (discharged on Abbeas corpus on account of void sentence); I, \$3 and costs or 90 days in jail, served time.
Profanity		Dismissed. Discharged on examination. Nolle pros'd. Discharged on examination.

## LAPEER COUNTY.

## R. L. TAYLOR, Prosecuting Attorney.

Number of persons prosecuted, 76.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	2 17	Discharged on examination. One convicted and fined \$20 or 30 days in [all; 1 fined \$50 or 30 days in jail; 4 acquitted; 4 fined \$5 and costs; 1 fined \$5; 2 sent to House of Correction 3 months; 2 fined 18 and costs; 2
Assault with intent to murder	1	Jury disagreed and cases were nolle pros'd. Held for trial on examination, case pending. Held for trial on examination, convicted on trial, sent to Jackson for 5 years.
Betting on cards, obtaining money by	2 1 1 3 1	Fined \$7.50 each or 30 days in fail. Held for trial on examination—case pending, Held for trial on examination—case pending, Acquitted. Convicted and sent to House of Correction 2 years.
Disturbing religious meeting	1 2	Convicted and fined \$1 and costs. One convicted and gave bonds; 1 sent to the House of Correction for 90 days.
Drunk	16	Two convicted and fined \$5; 1 fined \$10; 2 fined \$5 and costs; 6 fined \$10 and costs; 2 sentence suspended; 2 fined \$10 and costs or !5 days in jail; 1 fined \$10 and costs or 10 days in jail.
Embezzlement	1	Held for trial on examination, convicted on trial and sent to House of Correction for 2% years.
Larceny	16	Two convicted and fined \$1 and costs; 1 fined \$10 and costs or \$60 days in fail; 1 held for trial on examination—case pending; 4 sent to the Reform \$6 loot itil 18; 2 acquitted; 1 notle provid; 3 sent to House of Correction for \$0 days; 1 sent to House of Correction for \$6 months; 1 sent to House of Correction for \$6 form \$1 days; 2 sent to House of Correction for \$6 form \$1 days; 3 sent to House of Correction for \$6 form \$1 days; 4 sent to \$1 days; 5 days; 6 days; 6 days; 7 days; 7 days; 7 days; 8 days;
Liquor law, breach of	6	One fined \$25 or 15 days in jail; 1 acquitted; 1 fined \$25 and costs; 1 fined \$25 and costs or 60 days in jail; 2 discharged on suspended sentence.
Manslaughter Resisting an officer Secreting stolen property Yagrancy	1	Discharged on examination. Held for trial on examination—pending. Held for trial on examination—pending. Sent to Reform School at Lansing.

## LEELANAW COUNTY.

## GEORGE A. CUTLER, Prosecuting Attorney.

#### Number of persons prosecuted, 8.

		1
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
	_	
Assault and battery	5	Two convicted and fined \$1 each and costs; 2 fined \$3 each and costs; 1 fined \$10 and costs; 1 acquitted.
Assault with intent to commit rape	1	Bound over to circuit court, nolle pros. entered on payment of costs.
Laving poison with intent that same should be		· · •
Laying poison with intent that same should be taken and swallowed by cattle of another	1	First trial prisoner found guilty. Motion for new trial granted. Second trial complaint quashed for want of jurisdiction, and prison- er discharged.
Selling wine by the drink without giving bond to county treasurer	1	Found guilty, fined \$25 and \$9 costs, and committed to jail for 10 days.

#### LENAWEE COUNTY.

# RICHARD A. WATTS, Prosecuting Attorney.

Number of persons prosecuted, 339.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery Adding secape of felon Arson Arson Assault and battery.	8 3 2 65	Dismissed, 1; ball forfeited, 1; pending, 1. Dismissed, 2; pending, 1. Dismissed, 2; dismissed, 14; paid costs as fine, 11; sentence suspended, 8; fall 20 days, 1; complaining witness acknowledged satisfaction, and upon payment of costs case discissed, 10; and 1
Assault with intent to commit murder. Attempting to break into dwelling house Attempting to steal from dwelling house in day time. Attempting to steal from person. Basatardy. Bigsany. Bigsany. Bigsany. Burglary and entering office in day time with Burglary Breach of peace. Common prostitute. Conspiracy. Orselty to animals.	1 2 3 1 1 1 1 2	School for Girls, 2 Sent to State Prison 14 years. Sent to State Prison 2 years. Sent to State Prison 2 years. Pending circuit court. Dismissed, 1; sentence suspended, 1. Pending circuit court. Sent to State Prison 3 years. Sent to State Prison 3 years. Sent to State Prison 5 years. Sent Detroit House Correction 1 year, 1; bond for good behavior for months, 1. Pending, 2; notic prod'd, 1. Acquitted, 1; fined \$50 or 50 days in jail, 1; paid costs as Inc., 1; sentence suspended, 1; fined \$50 and costs, 1

# ABSTRACT OF REPORTS OF

# LENAWEE COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Disorderly	65	Dismissed, 16; sent to Ionia 90 days, 7; jail 90 days, 5; Ionia 61 days, 1; Ionia 6 months, 13; sentence suspended, 5; jail 90 days, 2; jail 90 days, 2; jail 90 days, 2; jail 90 days, 2; jail 90 days, 1; jail 10 days, 10 fortoit House Correction 1 year, 1; Detroit House Correction 50 days, 1; jail 10 days 10 fortoit Jonia 50 months, 1; Denia Buonths, 1; jail 10 days, 2; gave bonds for goot behavior, 5; gave bonds for goot behavior, 5.
Disturbing religious meeting	5 2 56	Acquitted, 1; dismissed, 4. Fined \$10 and costs. Dismissed, 7; sent to jail 20 days, 28; paid fine \$10 and costs, 18; sent to jail 10 days, 4; sent to jail 15 days, 2; naid costs and sentence
Exposing dead animal. False pretenses	1 21	suspended, i; fined \$5 and costs, 1. Fined \$5 and costs. Dismissed, 8; pending justice court, 2; pending circuit court, 4; sent to 10nia 90 days, 2; sent to 10nia 2 years, 2; Jackson 6 months, 1; sentence suspended, 2.
Stealing horse.	6	Dismissed, 1; sentence suspended, 1; sent to Ionia 3 months, 2; sent to Ionia 2 years, 1; nending 1.
Incest	6	Dismissed, 2; pending, 2; Reform School for Girls, 1; fine \$500 and gave bond for support of girl, 1.
Larceny	57	Dismissed, II; acquitted, 2; sentence suspend- ed, 2; paid costs as fine, 8; sent to Lansing Reform School until 2! years old,3; jail 80 days, 6; jail 90 days, 3; pending, 4; fined \$5 and costs, 1; jined \$8, 2; fined \$2 and costs, 2; 190 days Jonia, 1; Jackson 5 years, 1; Jonia 5 months, Jackson 1 year, 1; Jackson 2 years, 1; Jack son 2½ years, 1; Detroit House of Correc- tion 90 days; fined \$1 and costs, 2.
Malicious injury to personal property Malicious trespass	3 2	Sentence suspended. Dismissed upon payment of costs. Fined \$3 and costs.
Murder Lewd and lascivious cohabitation	1	Pending. Pending, 2; sentence suspended, 1; sent to Detroit House of Correction 1 year, 1; sent to Ionia 1 year, 2; fined \$75, 1.
Poisoning sheep and cattle	1 2	To Johns 1 year, 2; lined \$10, 1. Dismissed. Sent to Jackson for 10 years. Pending. Dismissed, 1; sent to jail 60 days, 1. Sent to State Prison 1 year. Sent to jail 90 days,

## LIVINGSTON COUNTY.

# LUKE S. MONTAGUE, Prosecuting Attorney.

Number of persons prosecuted, 64,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 20	Pending. Five convicted and fined \$3 each and costs, paid; 1 convicted and fined \$20 and costs, paid; 2 convicted and fined \$10 and costs, paid; 4 convicted and fined \$5 and costs, paid; 1 agree sureties for the peace for \$6
Assault with intent to murder		months, and paid costs; I convicted and fined \$2 and costs, paid; I discontinued on complainant failing to file security for costs; I settled, defendant paying costs; 2 settled, abenting; I jury disagreed, and then settled; I tried and acounted.
Bastardy	1	Pending. Discontinued, child born dead, defendant pay-
Burglary	Į.	ing costs.  Convicted and sentenced to the State House of Correction for 1 year; now serving out time.
Defaulting witness. Disorderly person Drunk	1	Convicted and fined \$5 and costs; paid.   Settled, defendant paying costs.   Five convicted and fined \$10 each and costs,   paid: 1 convicted and sentenced to fail 15
Eavesdropping. Embezzlement Keeping open saloon on Sunday	1	days; and 3 convicted and sentenced to jail 20 days each. Convicted and sentence suspended. Convicted and sentence suspended. Tried and acquitted by jury. Discontinued, defendant paying costs. Convicted and sentenced to the State House of Correction for 2 years; now serving out time. Convicted and sentenced to the State August Convicted and S
Larceny—grand Malicious destruction of personal property	1 2	and sentenced to the State Reform School until 18 years of age, each; 2 discontinued, defendants paying costs; and 5 tried and acquitted by jury. Discontinued, defendant paying costs. One dismissed on examination by magistrate; 1
Obtaining intoxicating liquor by false pre-	1	settled, defendant paying costs.  Discontinued at request of complaining wit-
Profanity		ness. Convicted and sentenced to jail 15 days.
Selling intoxicating liquor to a person in the habit of getting intoxicated	1	Discontinued on account of defect in com- plaint, and complainant failing to make new
Slander	4	complaint; defendant paying costs. Two discontinued on failure of complaining witness to file security for costs; I convicted and fined 12 cents and costs, paid; and one
Sureties of the peace	1	settled, defendant paying costs. Defendant gave bonds and paid costs.

#### MACKINAC COUNTY.

## PETER N. PACKARD, Prosecuting Attorney.

Number of persons prosecuted, 142.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	18	Three convicted, and 2 fined \$1 and costs, I fined \$3 and costs; 3 fined \$10 and costs or 20 days in jail; 1 fined \$20 and costs or 15 days
Assault with intent to disfigure	1 30	in jail; 2 fined 80 cents and costs or 5 days in jail; 4 discharged; 2 acquitted. Acquitted. Fourteen fined \$10 and costs or 10 days in jail; 5 fined \$15 and costs or 20 days in jail; 1 fined \$20 and costs or 60 days in jail; 1 fined \$3 and costs or 10 days in jail; 1 fined \$3 and costs or 10 days in jail; 2 fined \$3 and costs or 10 days in jail; 2 fined \$3 and costs or 15 days in jail; 2 fined \$3 and costs or 15 days in jail; 2 fined \$3 and costs or 15 days in jail; 2 finet to Detroit House of 50 and
Drunkenness	43	Correction—2 for 60 days, 5 for 90 days; 1 dis- charged. Thirty-two convicted and fined \$10 and costs or 10 days in jail; 1 fined \$10 and costs or 15 days in jail; 2 fined \$2 and costs or 5 days in jail;
Larceny	19	2 sent to jail 10 days; 3 discharged; 1 acquitted. Two fined \$25 and costs or 60 days in jail; 3 fined \$10 and costs or 20 days in jail; 3 fined \$10 and costs or 10 days in jail; 1 escaped; 2 sent Detroit House of Correction for 90 days;
Malicious injury to animals	1 3	7 discharged; 2 held for trial.  Rail Torfelted. Discharged on examination. Sent to State Prison 2 years. One held for trial; 2 discharged. One fined \$5 and costs or 10 days in jail; 1 acquitted; 1 discharged.
Threatening to kill	1	Held to bail at \$1,000 to keep the peace for 1 year.
Violations of liquor law	12	Two sent to Detroit House of Correction for 60 days; 1 discharged. Seven fined \$50 and costs or 10 days in jail; 3 discharged; 2 acquitted.

## MACOMB COUNTY.

# DWIGHT N. LOWELL, Prosecuting Attorney. \*

Number of persons prosecuted, 66.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	10	Eight convicted, and four sentenced to pay a fine of \$5 and costs, 1 fined \$7 and costs, and 1 fined \$7 and costs, and 1 fined \$15 and costs, and 1 fined \$20; 1 acquitted; and 1 moite proc. college.
Burglary Drunk and disorderly Embezzlement		Reasons for not filing information filed. Five convicted and sentenced to pay fine of \$10 and costs; and one nolle pros. entered. Nolle pros. entered.

<sup>\*</sup> Appointed May 26, 1882, to fill unexpired term of Irving D. Hanscomb, resigned.

## MACOMB COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
False pretenses	9	Four held for trial on examination; 3 settled and notic pros. entered; and 1 reasons filed
Furnishing intoxicating liquors	8	for not filing information.  Two convicted and sentenced to 30 days in county jail; I discharged.
IncestInquests on dead bodies	1 2	Recognizance forfeited.
Larceny	16	Four convicted and sentenced to Reform School at Lansing; 2 to county jail; it o pay fine of \$10 and costs; 1 not tried; 2 discharged; 1 bail forfeited; 1 sentenced 3 years at Jackson; 1, 2 years at 10nia; 1, 5 years at
Rape	1	Nolle pros. entered.
Rape Resisting officer	4	One sentenced to pay fine \$50; 3 nolls pros. en-
Pohhary	2	tered upon settlement. Discharged.
Sureties of the neace		Two discharged; lacquitted.
Robbery Sureties of the peace Slander	3	One fined \$50; I acquitted; I discharged.
Vagrancy	3	Convicted, and 1 sent to the Reform School at Lansing; 2 required to enter into recogniz- ance.

#### MANISTEE COUNTY.

# ALEXANDER H. DUNLAP, Prosecuting Attorney.

Number of persons prosecuted, 339.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson, attempt to commit. Assault and battery	1 2 84	Bound over to circuit court. Boys of 10 and 12 years of age who were discharged by State Agent. Convicted and fined 52, viz.: 11 fixed \$1 and costs; 5 fined \$3 and costs; 1 fixed \$4.70 and costs;
Assault with intent to murder Assault with intent to commit rape Bastardy Disturbing public meeting Drunk and disorderly	3	costs; 1 fined costs; 6 settled paying costs; 4 sent to State House of Correction 90 days; 7 sent to county jail—4 for 10 days; 1 for 5 days, 1 for 12 days; 3 feet tenced to 10 days; 1 for 12 days; 3 sentenced to 10 days; 3 feet tenced to 12 days; 1 days;
Keeping saloon open on holidays Keeping store open on Sunday Keeping house of ill-fame	2	one of whom had sentence suspended; 19 discharged on payment of costs; lacquitted. One convicted and fined \$25 and costs; 2 acquitted; 3 discharged.  charged. Discharged.  lischarged.
Larceny		Two acquitted: 8 settled; 13 discharged; 1 sent to jail 25 days; 6 sentenced 90 days to House of Correction, Ionia; 8 fined \$1 and costs each; 3 fined \$2 and costs each; 3 fined \$5 and costs; 1 fined \$9 and costs; 1 fined \$10 and costs.

#### MANISTEE COUNTY .- Continued.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Malicious injury to property	8	One bound over to circuit court; 1 sent to State House of Correction 90 days; 2 juve nile offenders) discharged; 2 fined \$2 and costs; 1 fined \$5 and costs; 1 fined \$5 and
Maiming animals	1 2	costs.  Bound over. Acquitted. Discharged on examination. Sentenced to House of Correction at Ionia: : for 2 vears, 2 for 1 & vears.
SeductionSlander		Discharged on examination. Three discharged: 2 settled: 1 sent to jail 10 days: 1 fined \$2 and coste: 1 fined \$1 and costs:
Vagrancy	14	3 fined \$4 and costs.  Ten sentenced to leave town within 10 hours 4 to 90 days in State House of Correction.

#### MANITOU COUNTY.

#### A. J. SOUTHARD, Prosecuting Attorney.

There has been no criminal business done by me in Manitou county, neither convictions or prosecutions having occurred during the past year.

# MARQUETTE COUNTY.

## JOHN Q. ADAMS, Prosecuting Attorney.

Number of persons prosecuted, 132.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1 50	Sent to county jail 30 days. Seventeen convicted and fined \$1 and costs each; 1 fined \$2 and costs; 4 fined \$10 and costs; 1 fined \$32 and costs; 1 fined \$35 and costs; 1 fined \$35 and costs; 1 fines \$30; 4 fines \$5 and costs; 11 fines pair; 3 sent to county jail 80 days; 2 sent 15
Assault with intent to murder		days; 2 sent 10 days; 1 sent jail 20 days; 1 sent jail 30 days; 11 discharged.  Two held in bonds of \$1,000 each to circuit court; 1 held in bonds of \$2,000; 1 held in bonds of \$600: 2 held in bonds of \$500: 1 held
Burglary Disorderly	20	in bonds of \$400; 3 discharged. All acquitted and discharged. Five convicted and sentences in State House Five convicted and sentences of the State House Correction; Sent to county jail: 1 for 10 days, 1 for 65 days, 1 committed in default of \$100 bonds; 1 gave bonds of \$300 for good behavior; 2 held in bonds of \$300 for good behavior; 2 held in bonds of \$300 for good behavior; 2 held in bonds of \$300 for good behavior; 3 charged; 3 contence suspended.
Disturbing a school Embezzlement Forgery Keeping house of lil-fame	2 1 1 2	Convicted and sent to county jail for 30 days. Fending. Discharged. Held to circuit court in bonds of \$350 each— pending.

## MARQUETTE COUNTY .- Continued.

CHARGED WITH.	No.	CHARGED WITH.
Larceny	28	Two convicted and sent to State House of Correction for 90 days each; 9 sent to county jail; 1 for 90 days, 2 for 60 days, 1 for 80 days, 1 for 48 hours, 4 in default of 8500 bonds; held to circuit court in bonds of \$300; 4 paid
Liquorlaw, violation of	8	costs and the following fines: 1 sum of \$4, 1 of \$1, 10 f \$1, 13 discharged upon examination.  One convicted and sent to jail for 10 days; fined \$25 and costs and sent to jail 10 days; 1 fined \$5 and costs and sent to jail 3 days; 1 fined \$5 and sent to jail 3 days; fine and costs unpaid; 1 fined \$6 and sent to jail 30 days (fine and costs unpaid;); 1 fined \$60 and sent to jail 30 days (fine and sent to jail 30 days).
Malicious injury to dwelling	. 1	days (fine and costs not paid); 1 discharged. Fined 30 and costs. Discharged. Discharged. Discharged.

## MASON COUNTY.

# D. V. SAMUELS, Prosecuting Attorney.

Number of persons prosecuted, 79.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with dangerous weapon	1 29	Pending. One convicted and fined \$25; 3 fined \$10 each; 1 fined \$15; 5 fined \$5 each; 4 fined \$3 each; discharged on payment of costs; 1 sent to
Bastardy	2	Ionia for 90 days; 2 sent to Ionia for 18 months; 4 pending; 1 released on auspended sentence; 1 acquitted. One committed to jail in default of furnishing bond; 1 pending.
Disorderly persons	}	One convicted and fined \$20; 1 fined \$25; 2 fined \$15 each; 1 fined \$10; 6 discharged on payment of costs; 1 sent to Reform School; 1 sent to Ionia; 1 jailed 10 days; 4 recognized; 1 acquitted.
Indecent exposure	1 1 13	Acquitted. Discharged on payment of costs. Two convicted and fined \$25 each; 1 fined \$15. 1 fined \$10; 1 paid costs; 1 settled; 1 sent to Ionia for 18 months; 1 jailed 10 days; 1 jailed 5 days; 2 acquitted.
Malicious injury	1 2 2	Ten days in jail. One settled; 1 pending. One discharged on payment of costs; 1 acquitted,
Violation of liquor law	8	Three convicted and fined \$25 each; 1 discharg ed on payment of costs; 3 acquitted; 1 pend ing.

## MECOSTA COUNTY.

## L. G. PALMER, Prosecuting Attorney.

#### Number of persons prosecuted, 97.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 24	Dismissed. Four convicted and fined \$5 and costs; 2 fined \$10 and costs; 2 fined \$15 and costs; 3 fined \$15 and costs; 3 fined \$1 and costs; 2 acquitted; 1 pending; 4 convicted and sentence suspended; 3 sent to Ionia \$ months each; 2 noile pros'd.
Assault with intent to murder	1 1 2	Pending, Dismissed. One convicted and sentence suspended; 1 dis-
Disorderly	8	missed. One convicted and sentenced to Ionia 3 months; I sent to jail 60 days; I sent to jail 15 days; 3 gave recognizance; I sentence suspended; 2
Drunk	tı	dismissed. Two convicted, sentenced to jail 20 days each; 2 sent to jail 10 days each; 4 fined \$5 each and costs; 1 fined \$10 and costs; 1 sentence sus-
Embezzlement	2	pended; I discharged on payment of costs. One convicted and sent to Ionia for two years; I nolle provid.
False protenses. Forgery Keeping gaming house. Larcony	2	One pending; I dismissed. Warrants not returned. Pending. One convicted, sent 2½ years Ionia; 3 sent to jali 80 days each; 1 sent to Ionia 80 days; 1; sent to jali 20 days; 1 sent to Reform School until 18 years of age; 1 acquitted; 7 dismiss ed; 1 finet \$175. 1 fined \$100; 1 finet \$15 and
Malicious injury to property	2 1 1 1	costs; I sentence suspended; 2 pending. One pending; I dismissed. Pending. Fined \$1 and costs. Dismissed. One dismissed; I settled by marriage.
Violating game law. Violating liquor law. Lewd cohabitation.	1 12 1	One dismissed.  Eight fined \$25 and costs each; 1 fined \$30 and costs; 1 acquitted; 1 dismissed; 1 pending.  Nolle pros'd.

## MENOMINEE COUNTY.

# R. U. FLANNIGAN, Prosecuting Attorney.

Number of persons prosecuted, 79.

OHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	18	Two fined \$1 and costs; I fined \$2 and costs; 2 fined \$3 and costs; I fined \$4 and costs; 3 fined \$5 and costs; 2 fined \$6 and costs; I fined \$5 and costs; I fined \$5 and costs; I fined \$5 cents and costs; I fined \$20 and costs; I fined \$20 and costs; 2 fined \$10 and costs; 2 fined \$20 and costs;
Assault with intent to murder Drunk and disorderly	1 18	acquitted. Three fined \$5 and costs; 3 fined \$10, and in default committed to jail for 10 days; 4 fined \$5, fine remitted; 2 fined \$5, and in default committed to 20 days in jail; one 90 days in jail; one 90 days in jail; one \$20 days in jail; 2 acquitted; 1 fined \$8 and costs.
Indecent exposure of person Keeping house of ill-fame	3	so and coats.  Pleaded guily and sontence suspended.  Oncook guily and sontence suspended.  Oncook suspended; I committed to county jail for 8 months in default of sureties, and discharged after 6 months on his own recognizance.
Laroeny	14	One 30 days in jail; I fined \$3, and in default committed to 10 days in jail; I sentenced to Reform school; I ployded guilty and sentence suspended; I fined \$10, and in default com- mitted to 15 days in jail; 2 nolle pros'd; 7 ac- quitted.
Larceny from person	2	Committed to county jail in default of sure-
Murder	2	One committed to county jail in default of
Mayhem Nulsance	1	sureties, pending; lacquitted. Sentenced to 5 years in State Prison. Fined \$10 and costs, pending circuit court on appeal.
Resorting to house of ill-fame	2	Committed to county jail for 40 days in default
Sureties of the peace	3	of fine. One acquitted; I gave bonds to keep the peace for 8 mouths; I discharged on his own recog-
Slander	6	nizance. One acquitted; I fined \$10 and costs; 2 fined \$10 and costs, fine remitted; 1 dismissed in cir-
Violation of the liquor law	7	cuit court; I fined \$20 and costs; I fined costs; I fined \$25 and costs, i fined \$25 and costs, sentence suspended; lapsealed and notile proc. entered la circuit court; I pending in circuit court; I fined \$25 and costs and 10 days in jail, sentence suspended.

#### MIDLAND COUNTY.

## JAMES VAN KLEECK, Prosecuting Attorney.

Number of persons prosecuted, 93.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	3 13	Discharged on examination. Six convicted; Ufined \$75 and costs,—appealed, pending; 1 fined \$50 and costs, paid; 1 fined \$50 and costs, paid; 1 fined \$50 and costs, paid; 1 sent to paid 20 days; 1 sent to paid 25 days; 4 sent to paid 25 days; 4 charged before trial by directions of prosecuting attorney, and 2 discharged on trials.
Burglary	2	One discharged on examination; I nolle pros. entered after disagreement of jury.
Careless use of fire arms	1	Convicted and sent to State House of Correc-
Cruelty to animals	2	tion 90 days. One fined \$25 and costs, paid after appeal, and
Cutting of marks on saw logs	2	I discharged on trial. One pending in circuit court, and I discharged
Disorderly persons	4	on examination.  Two sent to Ionia 90 days each; 1 furnished security for good behavior, and 1 complaint
Drunkenness	45	withdrawn. Fifteen convicted sent to jail 20 days each; 3 convicted, sent to jail 10 days each; 3 convicted, fined \$3 and costs each, paid; 1 convicted, fined \$10 and costs, paid; 13 convicted, sentence suspended; 1 complaint withdrawn and costs paid; 4 discharged on
Forgery. Interfering with an officer in discharge of duty Reeping gaming table. Larceny.	1 1	trial, and five discharged without trial. Pending in circuit court, Discharged on examination. Pending in circuit court, Discharged on examination. Pending in circuit court, One convicted, sent to State Prison at Jackson One convicted, sent to State Prison 1 year and 6 months; incollege or, entered; I complaint withdrawn; 2 sent to State Prison 1 year and court of the Post of Correction at Jonia 90 days;
Receiving stolen property	1 12	l discharged on trial, and I fined \$1 and costs, paid. Nolle pros. entered. Four convicted, I fined \$25 and costs, paid, 1 sent to Ionia 90 days, 1 sent to jail 30 days, 1 sent to jail 20 days; 1 discharged, and 4 sen- tence suspended.

#### MISSAUKEE COUNTY.

# H. N. McIntire, Prosecuting Attorney.

Number of persons prosecuted, 12.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	6	One convicted and sentenced to the Reforma- tory at ionia for 15 months; I acquitted. Four convicted and sentenced 20 days in jail; One acquitted. One caquitted. One convicted and sentenced to 30 days in Reformatory at Ionia; I convicted and sned 35 and costs.

## MONROE COUNTY.

## E. R. GILDAY, Prosecuting Attorney.

Number of persons prosecuted, 98.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	44	Eighteen convicted and fined with costs, both fines and costs paid, viz.: 1 fined \$15, 2 fined \$25, 1 fined \$81, 2 fined \$25, 1 fined \$19, 4 fined \$2, 4 fined \$1, 2 fined \$2, 4 fined \$2,
Assault with intent to commit rape	1 2	Notic pros'd.  One convicted and sentenced to State Prison 1
time with intent, etc	_	year: 1 sentence suspended.
Drunk	4	Three convicted and fined \$10 and costs; 1 jail 30 days.
False pretenses	2	One discharged on examination; 1 complaint withdrawn.
Larceny-petit	8	Two convicted and sentenced to jail 90 days each; 2 juveniles sentenced to Reform School; 1 juvenile returned to parents; 1 fined \$6; 2 acquitted.
Larceny-value of \$25	11	acquitted: Five discharged on examination; 2 pending; 2. sentence suspended; 2 acquitted; 1 reasons filed for not filing information; 1 sentenced to State House of Correction at Ionia 6 months.
Larceny from store in daytimeLiquor law—tax	1 2	Sentenced to State Prison 6 months, Complaints withdrawn on payment of tax and
Liquor law-police	3	Two settled on payment of costs; 1 fined \$50 and costs.
Malicious injury to fence		Acquitted.
Malicious injury to building	1	Convicted and sentenced to State House of Correction 90 days.
Obstructing officer	1	Convicted and fined \$48.
Perjury	5	Discharged on examination. Two acquitted; 3 settled on payment of costs.
Slander	7	One discharged on disagreement of Jury; 3 acquitted, complainant paying costs; 1 gave bonds of \$500 to keep the pence 6 months; 1 committed to jail in lack of bonds; 1 acquitted.
Violation of game law	8	Settled on payment of costs.
Violation of statute prohibiting judge from tak- ing fees	1	Nolle pros'd.

## MONTCALM COUNTY.

# NORRIS J. BROWN, Prosecuting Attorney.

Number of persons prosecuted, 211.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	3 2 65	One discharged; 1 nolle pros'd; 1 pending. One nolle pros'd; 1 acquitted. Thirty-nine convicted and, 10 pending. Thirty-nine convicted and, 10 pending, 10 pending
Bigamy Burglary	1 3	—pending. Convicted and fined \$150. Two nolle pros'd; I convicted and sent to State House of Correction at Ionia 18 months.
Conspiracy	5	Discharged, Three convicted and fined, 2 the sum of \$10 each, and 1 the sum of \$1 with costs each; 1 sentence suspended; 1 nolle pros'd.
Cruelty to animals	3 12	One convicted and fined \$10 and costs; 1 fined \$5 and costs; 1 fined costs.  Eleven convicted and sent to State House of
-		Correction, 3 for 6 months each, 8 for 90 days each; 1 gave bonds.
Drunkenness	34	Twelve convicted and severally paid costs to, gether with the following fines, viz.: 6 fined \$10 each, 3 each \$5, 3 each \$1, 1 fined costs only; 18 sent to county jail, viz.: 3 each 20 days, 15 each 10 days; 2 notle pros
Embezzlement of mortgaged propertyFalse pretensesFalse presentation	1 1	One bound over; 1 note provd. Discharged. Convicted and sent to State House of Correction 90 days.
Forgery Indecent exposure of person	1 1 46	Notice provid.  Note provid.  Pwo convicted and sont to State Prison 18  Discharged.  Pwo convicted: lesent to Reform School at Lansing; 9 sent to State House of Correction, 1  for 1 year, 7 for 90 days, 1 for 95 days; 2 sont to jail, 1 for 90 days; 10 severally paid costs and note, 12: 9 for 80 severally paid costs and note, 12: 9 for 80 severally and costs and notes, 12: 9 for 90 days; 10 severally said costs and notes, 12: 9 for 80 severally paid costs and notes, 12: 9 for 80 severally 10 se
Malicious injury to personal property Murder	1 2	pros'd. Nolle pros'd. One convicted of manslaughter and sent to
Rape	2	State Prison 7 years; 1 bound over-pending, One convicted and sent to State Prison 8 years; 1 nolle pros'd.
Sending threatening communication		Nolle pros'd. Seven gave bonds to keep the peace; 1 discharged; 1 nolle pros'd.
Using profane languageViolation of liquor law	9	Convicted and fine! \$ 1 and costs. Four convicted and severally paid costs and fines, viz.: 3 cach \$25, 1 fined \$50; 1 sent to jail 30 days; 2 acquitted; 1 nolls pros'd.
Unlawfully maintaining slaughter-house with- in 20 rods of highway	1	Acquitted.

#### MONTMORENCY COUNTY.

## James A. Boggs, Prosecuting Attorney.

Number of persons prosecuted, 1,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Rape	1	Discharged.

#### NEWAYGO COUNTY.

GEORGE LUTON, Prosecuting Attorney.

Number of persons prosecuted, 47.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	Discharged.
Adultery	2	Nolle pros. entered.
Assault and Dattery	ı	Four convicted and 3 paid their fines, 1 served sentence in jail; 2 not guilty; 4 discharged.
Assault with intent to commit murder	2	Jury disagreed—new trial directed; I convicted of assault and battery and sentence suspended.
Assault with intent to commit rape	l ı	Discharged on examination.
Bastardy	l ī	Discharged.
Bastardy	1	Acquitted.
Cruelty to animals	1	Convicted—sentenced to fail 25 days.
Disorderly conduct	4	All convicted: 2 paid their fines; 1 sentenced to jail six months; 1 served short sentence in jail.
Gambling	1 1	Discharged.
GamblingLarceny	15	Seven convicted: 4 paid their fines in justice court; 4 discharged in justice court; 1 acquit
	1	ted on trial in circuit court; 2 nolls pros entered; I convicted and sentenced to Detroit
	1	House of Correction 90 days: 1 convicted and
	1	House of Correction 30 days; 1 convicted and sentenced Jackson 1 year; 1 convicted and sentenced to Ionia 2 years; 1 convicted and sentenced to Ionia 1 year and 6 months.
	1	sentenced to Ionia 2 years: 1 convicted and
	l	sentenced to Ionia I year and 6 months.
Malicious injury to property	1	Convicted and sentenced to Jail—served term. Convicted and sent to Jackson 25 years.
Rana	ī	Convicted and sent to Jackson 25 years.
Resisting officer	1 4	Discharged on examination.
selling liquor without giving bond to county	1	l
treasurer	1	Convicted and paid \$40 fine and costs.
Blander	1	Jury disagreed.

## OAKLAND COUNTY.

## SAMUEL W. SMITH, Prosecuting Attorney.

Number of persons prosecuted, 323.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	29	Four nolle pros'd before trial; 5 acquitted; 1 convicted and fined \$3 or 15 days in Juil; 1 set-tled, costs paid; 1 pleaded guilty, fined \$5 and costs: 1 convicted, \$10 and costs or 60 days in Juil; 1 pleaded guilty, fined \$5 and costs or 60 days in Juil; 1 pleaded guilty, fined \$5 cost of the fine of the
Assault with intent to kill and murder		Pending.
Bastardy	1	One nolle pros'd; I settled, costs paid.
Bribery	4	Pending. Four convicted -3 sentenced to 5 years at Ionia;
breaking and entering fairtond car	1	I sentenced to Reform School until 18 years
Tours in a (ata tutous)	2	of age.
Burgiary	21	of age.  Nolle provid: 2 pending; 1 pleaded guilty, escaped from Jail before sentence; 1 guilty, escaped from Jail before sentence; 1 on at Jackson; 1 pleaded guilty, sentenced; 2 years Detroit House of Correction; 2 pleaded guilty, sentenced 2 years at Ionia; 1 pleaded guilty, sentenced 2 years at Ionia; 1 pleaded guilty, recognizance taken by court to appear for sentence; 1 pleaded guilty, sentenced to 3 years at Ionia.
Disinterring	1 2	Convicted—awaiting sentence.
Disinterring	2	Convicted—awaiting sentence. One convicted—sentence suspended; 1 nolle
		pros'd. One pending; I nolle pros'd.
EmbezzlementFalse pretense	6	Three nolle pros'd: 1 convicted, sentenced 1 year at Ionia; 1 discharged; 1 convicted, sentence suspended.
Failure to put shutes in dam	2	One pending: 1 discharged.
Gambling	11	Notic prostd.  One pleaded guilty, sentenced 2½ years at Ionis; 1 convicted, sentenced 1 year at Ionis; 1 convicted, sentenced 1 year at Ionis; 1 convicted, 3 years at Ionis; 1 convicted, 3 years at Ionis; 1 pleaded guilty, sentenced 2½ years at State Prison at Ionkos; 2 pleads of the pleaded guilty of the pleaded guilty, sentenced to Ionis 1 pleaded guilty, sentenced to Ionis 1½ years; 1 pleaded guilty, sentenced to Ionis 2 years.
Larceny from dwelling house	2	One pleaded guilty, sentenced to Ionia 1% years; I pleaded guilty, sentenced to Ionia 2 years.
Larceny	21	One convicted, sentenced \$10 or 90 days at Ionia; 2 pleaded guilty, sentence suspended; 4 acquitted; 7 discharged; 1 convicted, sentence suspended; 1 pending; 5 nolle pros'd. One pending; 1 nolle pros'd. One convicted—reversed by supreme court and transferred to Ultron country. I discharged
Malicious trespass	2	One pending: 1 nolle prox'd.
Malicious trespass		at preliminary examination; I pending.
PerjuryPlacing obstructions on railroad track		Pending. Two discharged; 1 acquitted; 2 pending; 1 pleaded guilty, sentenced at Ionia 6 months. One pending; 1 discharged.
Rape	2 2 2	One pending; I discharged. One convicted and appealed; I pending. Pending.
Stealing ride in railroad car.	5	Two convicted, sentenced 60 days each at
	. 1	Ionia; 3 discharged.
Surety to keep the peace		Discharged.

## OAKLAND COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Threats.  Willful trespass.  Under charter of city of Pontiac in this county;  Drunks and drunk and disorderly.		One acquatted; 2 convicted and one placed under \$200 and one under \$300 bonds. Three convicted, fined \$5 each; 8 discharged. Fined from \$3 to \$35, or imprisonment from 5 to 90 days, or sontence suspended.

#### OCEANA COUNTY.

# L. GIDEON RUTHERFORD, Prosecuting Attorney.

Number of persons prosecuted, 24.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery		One convicted and sentenced to jail for 30 days; 2 fined \$92 and costs each; 2 sentence sus- pended.
Assault with intent to murder	3	Two convicted and sentenced to State House of Correction at Ionia 1 year; 1 nolle pros'd.
Blasphemy	2	Fined \$3 and costs. One convicted and sentenced to State Prison 3
Burglary	*	years; 3 sent to State House of Correction 3
Oruelty to animals	1	Nolle pros'd,
Disorderly Larceny, petit	1	Fined costs.
Larceny, peut	. *	Two convicted and sent to jail, 1 for 60 days, 1 for 90 days; 2 sentence suspended.
Larceny, grand	1	Sentenced to the State House of Correction 7
Larceny from dwelling	1	Sentenced to State House of Correction at
Rape	1	Ionia l year. Convicted and sentenced to State Prison 5
Slander	1	years. Acquitted.

## OGEMAW COUNTY.

## S. V. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 23.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
ArsonAssault and battery	1 6	Acquitted. One convicted and sent to jail 30 days; 4 convicted and fined severally the sums of \$5, \$10,
Attempt to burn building	1	\$2, \$3, and costs of prosecution. Discharged on examination. Acquitted. Acquitted. One broke juli; 1 sent to State House of Cor.
Selling liquor without paying tax	1	rection 3 months. Convicted and fined \$50. Sent to State Prison 1 year. Gave bonds to keep the peace for 1 year.

#### ONTONAGON COUNTY.

#### CHARLES F. BUTTON, Prosecuting Attorney.

#### Number of persons prosecuted, 5.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Destroying county records Larceny from the person Larceny, petit.	1	Each convicted and sentenced to State Prison for 1 year. Acquitted by verdict of jury. Convicted and sentenced to State Prison for 1 year. Pleaded guilty and fined \$10 and costs.

#### OSCEOLA COUNTY.

#### RANSOM COOPER, Prosecuting Attorney.

Number of persons prosecuted, 25.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	One convicted and sent to Ionia for 1 year supreme court gave him a new trial at Octo bor term, 1882, tried again in November, 1882 and again convicted and fined; 1 convicted and sent to Ionia 1 year; 1 fined and discharg
Assault and battery	5	ed; one undetermined. Two convicted and fined; 1 acquitted; 2 jury disagreed and case dismissed.
Assault with intent to murder	1	Convicted and given new trial by the court; or
Complaint to find supplies to keep the poor	1	second trial acquitted. Convicted and required to give bonds for 9
Embezzlement	1	days,—bonds given and prisoner discharged Bound over to circuit court for trial and after wards settled
False pretenses Larceny under \$25	1 3	Bound over to Circuit Court for trial.  Two convicted, one sent to the Reform School at Lansing until be should reach the age of
Larceny from the person	1	18 years and 1 acquitted. Bound over to circuit court for trial. Prisone
Lewd and lascivious cohabitation	2	broke jail and escaped.  Both convicted: 1 sent to Ionia for 9 months 1 sent to county jail for 35 days.
Keeping house of ill fame	1	Convicted and fined \$75. Bound over to circuit court for trial. Undeter
Seduction	1 3	mined. Convicted and sent to Ionia 6 months. All discharged on examination for want of sufficient evidence.

#### OSCODA COUNTY.

## W. A. WEEKS, Prosecuting Attorney.

No criminal business reported during the year to the prosecuting attorney.

## OTSEGO COUNTY.

#### W. H. H. COOPER, Prosecuting Attorney.

Number of persons prosecuted, 12.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Disorderly conduct	1	Three convicted and fined \$5; 1 fined \$15; 3 acquitted; 1 discharged. Acquitted; Convicted and sentenced to 5 days in jall, One convicted and fined \$25 or 5 days in jall; 1 examined and committed for trial in circuls court.

#### OTTAWA COUNTY.

# GEORGE W. McBride, Prosecuting Attorney.

Number of persons prosecuted, 232.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Administering poison	2 2	Discharged on preparatory examination. One convicted and fined \$13 and costs; 1 fined
Allowing minors under 16, billiard roomAssault and battery	1 46	\$1 and costs and 20 days in jail. Fined \$55 and costs. Three convicted and fined costs; 22 con. Three convicted and fined costs; 22 con. Tollowing fines, viz.; 2, 2 int., 18; 11 cach \$5. J, \$2.00; 6 each \$1; 2 each \$40; 1 fined \$10, appealed and pending; 1 fined \$20 and costs, appealed and pending; 3 convicted and fines respectively \$16, \$3, and \$2.50, together with the control of the control
Assault	3	Lansing until 18; 7 settled. One convicted and fined \$5 and costs; 1 fined 6 cents and costs; 1 settled.
Assault with intent to commit rape	3	Two discharged on examination; I reasons for not informing filed—discharged.
Attempt to burn	1 1	Discharged on examination. Settled by marriage. One convicted and sent to State Prison 2 years, 2 sent to State House of Correction 3 months.
Conspiracy Disorderly persons	1 22	l acquitted; 1 pending; 1 discharged. Pending. Four gave bonds; 8 complaint withdrawn and settled; 1 transferred to U. S. court; 2 sent to Detroit House of Correction for 4 months;
Disturbing religious meeting Drunkenness	1 43	b sent to State House of Correction, 1 for to months, and 4 for 3 months each; 2 sent to county jail, 1 for 2 months, 1 for 1 month. Settled. Eleven convicted and fined costs together with the following fines, viz. 4 fined \$1; 1 dended \$5,4 each \$3; 2 fined \$1; 1 sentence suspend. ed; 1 discharged; 12 sent to county isli 18
Exposing poison	1	days each; I sent to jail 20 days.  Dismissed on examination.

## OTTAWA COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
False pretenses, obtaining goods by	1 3	Pending. One convicted and sent to State House of Correction 9 months: I sent for 6 months: 1 for
Injury to street lamp	1	months. Settled.
Injury to fence.	1	Settled.
(a) Simple	26	Three convicted and fined \$10 and costs; fined \$2 and costs; 4 sent to county jail, 3 fo 30 days, 1 for 60 days; 4 sent to Detroit Hous of Correction for 90 days; 4 sent to Reform
(b) Grand	8	School; 2 complaint withdrawn; 8 settled. Four convicted and sent to State House of Correction at Ionia, 1 for 9 months, 1 for 6 months 2 for 3 months; 2 nolle pros'd; 1 reason filed; 1 absconded.
(c) From the person	1	Sent to State House of Correction for 2 years.
Lèwd and lascivious cohabitation	2	Settled by marriage.
Malicious injury to personal property	7	One convicted and sent to Reform School; discharged; 2 settled on paying costs; 1 fine \$5 and costs, paid.
Murder	2	One acquitted; I discharged on defective complaint, again arrested—pending.
Poisoning	1 1	Discharged on examination. Pending.
eduction	1 1	Settled by marriage.
sending obscene literature through the mails	2	One surrendered to U. S. authorities, convicte and fined \$100 and costs; 1 discharged on examination.
slander laws of 1879	3	Two settled by withdrawing complaint an paving costs; I fined.
respass to orchard	2	Fined \$2 and costs.
liolating boat law	3	Convicted and fined \$10 each and costs.
Violating fish lawViolating fish law	Z	Convicted and fined \$10 each and costs.
(a) Keeping open after hours	1	Discharged.
(b) Keeping open on Sunday		Four convicted and fined \$25 each and costs; fined \$25 with 10 days in jall—affirmed in cir cuit court and appealed to supreme cour pending.
(c) Keeping open July 4th, 1882	4	One convicted and fined \$75 and costs—appeal ed and discharged; 1 fined \$25 and costs;
(d) Sale to minors	12	fined \$25 and costs, paid. Nine convicted, 1 fined \$50 and costs, 8 fine each \$25 and costs; 1 discharged; 2 complain
(e) Selling without filing bonds	1	withdrawn. Convicted and fined \$25 and costs—appealed pending.

## PRESQUE ISLE COUNTY.

## PHILLIP A. ENGLESBY, Prosecuting Attorney.

#### Number of persons prosecuted, 14.

OHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	11	Five convicted and fined \$5 and costs; 2 fined \$2 each and costs; 1 fined \$10 and costs; 1 fined \$10 or 1 day; in jail,—sent up for 1 day; if fined \$25 and costs, or in default thereof \$6 days in Detroit House of Correction,—paid fine and costs.
Burglary	1	Convicted and sent to Detroit House of Correction 60 days.
Larceny	2	Convicted and fined \$5 each and costs. Fine and costs paid.

#### ROSCOMMON COUNTY.

## HENRY H. WOODRUFF, Prosecuting Attorney.

Number of persons prosecuted, 67.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 9	Two bound over to circuit court for trial. One convicted and fined \$20 or 30 days in jail; 2 convicted and fined \$30 or 10 days in jail; 1 convicted and fined \$50 or 60 days in jail; 1 convicted and sentenced to 90 days in lonis; 1 convicted and sentenced to 90 days in lonis; 1 convicted and fined \$31 and costs; 2 sentence
Careless use fire-arms	1 3	suspended.  Nolle pros'd by prosecuting attorney.  Two required to give \$500 bonds and in default thereof sent up to Jonia for I year unless.
Embezzlement	2	sooner let out; I sentence suspended. One discharged for want of evidence; I held to
False pretenses	3 1 2	appear at next term of circuit court. Three discharged for want of evidence. Discharged,—no evidence. One held for next term of circuit court; 1 dis-
Highway robbery	1	charged. Discharged for want of evidence, complaining
Intoxicated on public streets	30	witness not to be found. Eighteen convicted and sentenced to pay a fine of \$10 or in default \$10 days in Jail; 4 con- victed and sentenced to pay a fine of \$3 or 10 days in Jail; 1 convicted to pay a fine of \$5 or 10 days in jail; 1 not guilty; 2 discharged and held as witnesses; 1 convicted and sentenced
Keeping open saloons after hours	5	to pay \$5 fine or 15 days in jail; 2 discharged on payment of costs. Three convicted to pay \$25 fine; 1 discharged
Obscene language	- 1	under suspended sentence; 1 found guilty. One sentenced to pay a fine of \$8 or 10 days in
Petit larceny	4	jail. One convicted and sent to Ionia for 1 year; 1 sent to county jail for 30 days; 1 convicted and sent to Detroit for 90 days; 1 by request
Willful destruction of private property	2	of prosecuting attorney discharged. Two convicted and sentence suspended.

## SAGINAW COUNTY.

## LORENZO T. DURAND, Prosecuting Attorney.

Number of persons prosecuted: In justice court, 914; in circuit court, 96; Grand Total, 1,010.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
In justice court— Abortion	9 10	Discharged. Eight discharged; I bound over. Eight discharged; I bound over. One one fuled and fined 35 and costs or 30 days in [ail]; I fined 35 and costs or 20 days in [ail; 8 discharged. Bound over. One convicted and fined 12 cents and costs or 15 days in [ail; 6 discharged.

CHARGED WITH.

## SAGINAW COUNTY .- Continued.

NO. THE RESULT AND THE PUNISHMENT.

## SAGINAW COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
(c) Non-support	13 88	One convicted and sent to the Reform School for Girls at Adrian until 21: 22 required to for Girls at Adrian until 21: 22 required to for Girls at Adrian until 21: 25 required to furnish bonds or 1 year in jail; 5 required to furnish bonds or 5 required to furnish bonds or 6 required to furnish bonds or 8 required to furnish bonds or 6 months at Detroit House of Correction; 4 required to furnish bonds or 90 days at Ionia; 2 required to give bonds or 90 days at Ionia; 1 required to give bonds or 90 days at Ionia; 1 required to give bonds or 90 days at Ionia; 2 required to give bonds or 90 days at Ionia; 1 required to give bonds or 90 days at Ionia; 2 required to favor in jail; 2 fined \$0 and costs or 90 days in jail; 2 fined \$0 and expended; 4 discharged.  Five convicted and required to furnish bonds or 1 year at Ionia; 1 required to furnish bonds or 1 year at Ionia; 1 required to furnish bonds or 1 year at Ionia; 1 required to furnish bonds or 1 year at Ionia; 1 required to furnish bonds or 1 year at Ionia; 1 required to furnish bonds or 4 months in jail; 6 discharged.  Three convicted and sent to Reform School at Lansing until 18; 8 sent to Reform School at Adrian until 18; 38 required to furnish bonds or 4 months in jail; 6 discharged.  Adrian until 18; 38 required to furnish bonds or 5 months in jail; 1 fined \$10 and costs or 50 days in jail; 1 fined \$10 and costs or 50 days in jail; 1 fined \$10 and costs or 60 convicted and sentence suspended; 4 dis-
Embezzlement	10	charged.  charged.  days in jail; I fined \$5 and costs or 15 days in jail; I fined \$5 and costs or 30 days in jail; 8 discharged.  Three bound over; 1 discharged.
Fraudulent disposing chattel mortgage property	1 8 1 4	Discharged. Five bound over; 3 nolle pros'd. Bound over; One required to give bonds or 1 year at Detroit House of Correction; 3 fined \$50 and costs or 30 days in jail.
(a) Grand (b) Petit	20 123	Eleven bound over; 9 discharged. Four convicted and sent to Reform School at Lansing until 21; 12 sent to Reform School at Lansing until 13; 5 fined 50 and costs or 90 days at lonia; 1 fined 300 and costs or 90 days at lonia; 1 fined 300 and costs or 30 days at lonia; 2 fined \$00 and costs or 90 days at lonia; 2 fined \$20 and costs or 90 days at lonia; 2 fined \$20 and costs or 90 days at lonia; 1 fined \$20 and costs or 90 days at fined \$20 and costs or 90 days at lonia; 1 fined \$20 and costs or 90 days in jail; 2 fined \$15 and costs or 90 days at lonia; 1 fined \$30 and costs or 30 days in jail; 1 fined \$30 and costs or 30 days in jail; 1 fined 30 and costs or 30 days in jail; 1 fined 30 and costs or 30 days in jail; 1 fined 30 and costs or 30 days in jail; 1 fined \$3 and costs; 1 fined \$2 and costs or 20 days in jail; 1 fined \$3 and costs; 1 fined \$2 and costs or 20 days in jail; 1 fined \$3 and costs or 30 days at lonia; 1 fined 50 conts and costs or 30 days at lonia; 1 fined 50 conts and costs or 30 days at lonia; 1 fined 50 conts and costs or 10 days in jail; 1 fined \$3 conts and costs or 10 days in jail; 1 fined \$3 conts and costs or 10 days in jail; 1 fined \$3 conts and costs or 10 days in jail; 1 fined \$4 conts and costs or 10 days in jail; 1 fined \$4 conts and costs or 10 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 10 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs or 90 days in jail; 1 fined \$4 conts and costs o
(a) From dwelling house in daytime	10	Bound over, 5 discharged. Bound over, 5 discharged. Bound over, Discharged.

#### SAGINAW COUNTY .- Continued.

		THE RESULT AND THE PUNISHMENT.
Malicious injury to— (a) Buildings	25	One convicted and sent to Reform School at Lansing until 18; 2 fined \$50 and costs or yo days at I onis; 3 fined \$25 and costs or 90 days
		atype at 10ma; a fined \$25 and costs of so days at 10mia; 1 fined \$10 and costs or 90 days at 10mia; 1 fined \$10 and costs or 90 days betroit House of Correction; 2 fined \$10 and costs or 30 days in jail; 2 fined \$5 and costs or 20 days in jail; 1 fined \$5 and costs or 15 days in jail; 2 fined \$3.50; 1 fined \$2.60; 3 fined \$2.50; 1 fined 6 cents and costs or 15 days in jail; 1 sentence
(b) Personal property		suspended on payment of costs; 4 discharged. One convicted and fined \$8 and costs or 20 days in jail; 4 discharged.
Perjury Receiving stolen property.	1 2 1	Bound over. Bound over. Discharged.
Perjury Receiving stolen property Rape	1 5 1	Bound over. Four bound over; 1 discharged. Discharged.
Selling liquor— (a) To minors	7	One convicted, fined \$25 and costs and 10 days in Jail; 6 discharged.
(b) After hours(c) To habitual drunkard	1	Convicted and fined \$25 and costs and 10 days in iail.
(d) Without license	5	Discharged. One convicted and fined \$50 and costs and 10 days in Jail; 4 discharged.
Slander	36	One convicted and fined \$25 or 90 days at Jonis; 1 fined \$25 and costs or 20 days in jail; 1 fined \$50 and costs or 20 days in jail; 1 fined \$50 and costs or 20 days in jail; 1 fined \$5 and costs or 10 days in jail; 2 fined \$5 and costs or 10 days in jail; 1 fined \$4 and costs or 30 days in jail; 1 fined \$5 and costs or 10 days in jail; 1 fined \$6 and costs or 20 days in jail; 1 fined \$6 and costs or 20 days in jail; 1 fined \$6 cents and costs or 20 days in jail; 1 fined \$6 cents and costs or 20 days in jail; 2 fined \$6 cents and costs or 20 days in jail; 2 fined \$6 cents and costs or 10 days in jail; 1 fined \$6 cents and costs or 10 days in jail; 2 fined \$6 cents and costs
Threats	8	Three convicted and required to furnish bonds for good behavior; 3 discharged; 2 escaped.
Willful trespass Unlawfully entering of freight car to obtain carriage	8	Discharged. Discharged.
Unlawful impounding	ĭ	Convicted and fined \$10 and costs or 10 days in fail.
Unlawful rescue from pound-master	4	One convicted and fined \$10 and costs or 20 days in jail; 3 discharged.
In circuit court— Adultery	1	Discharged, costs paid.
Arson Assault and battery	18	One notle pros'd; l'acquitted. Two convicted and fined \$25; 2 paid fine and costs below; 1 discontinued; 2 acquitted; 11 pending.
Assault with intent to murder	2	One convicted and sentence suspended; 1
Assault with intent to ravish Bastardy Burglary	1 2	Notte pros'd, Pending.
	14	One convicted and sent to Jackson 6 years; 1 sent to Jackson for 3 years; 1 sent to Ionia 1 year and 10 months; 1 sent to Ionia 2 years; 1 convictor, sentone not yet passet; 1 pleaded guilty to petit larceny and sent to jail 6 days; 1 convicted and sentence suspended; 3 acquitted; 1 nolle pros'd; 2 escaped; 1 ponding.
Breaking and entering dwelling house in day- time with intent to steal	2	One pleaded guilty and sent to Jackson 3 years; I pending.
Burning to defraud insurance company Concealing death of bastard child. Conspiracy	1 2	Acquitted. Nolle pros'd.
Conspiracy	8	Pending. Pending.
Forgery and uttering	3	Two pleaded guilty and sent to Jackson two years each; I nolls pros'd,
Incest	1	Nolle pros'd.

## SAGINAW COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny-		,
(a) Grand		One pleaded guilty and sent to Ionia 2 years; 1 pleaded guilty and sent to Ionia 1 year 6 months; 1 convicted sent to Ionia 1 year; 3 pleaded guilty to petit larceny, sent to Ionia 90 days; 1 convicted of petit larceny and sent to Ionia 90 days; 1 pleaded guilty to petit larceny and sentence suspended; 4 pending; 4 nolle pros'd.
(b) Petit	7	Six pending: 1 notte pros'd.
(c) From store in daytime	1	Pending.
(d) From dwelling in daytime(e) From person	1	Nolle pros'd.
		One pleaded guilty to petit larceny and sent to lonia 90 days; 1 pleaded guilty to petit lar- ceny and sentence suspended; 1 discharged; 1 pending.
Mayhem	1	Convicted and sent to Ionia 2 years.
Perjury	2	Pending.
Rape	1	Convicted and sent to State Prison Jackson 25
Resisting officer	2	One acquitted; I pending.
Receiving stolen property	2	One acquitted; 1 nolle pros'd;
Robbery	1	Pleaded guilty and sent to State Prison Jack- son 3 years,
Slander	4	One fine and costs of court below paid and discontinued; 1 conviction below affirmed on certiorari; 2 pending.

## SANILAC COUNTY.

# JONATHAN W. BABCOCK, Prosecuting Attorney.

	-	I
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
	_	
Assault and battery	25	Two convicted and fined \$4 each or 20 days in jail; 1 convicted and fined \$10 or 20 day in jail; 5 convicted and fined \$5 each or 1 days in jail; 5 convicted and fined \$5 each or 1 days in jail; 5 convicted and fined \$5 each or 1 days in jail; 5 convicted and fined \$1 each or 10 days in jail; 5 convicted and fined \$1 each or 10 days in jail; 5 convicted and fined \$1 each or 10 days in jail; 5 convicted and fined \$1 each or 10 days in jail; 5 convicted and fined \$1 each or 10 days in jail; 5 convicted and fined \$10 days in jail; 5 convinted and fined \$10 days in jail; 5 convicted and fined \$10 days i
		10 days in jail; 5 convicted and fined \$1 each of 10 days in jail; 6 were discharged on the trial; 2 appealed and still pending; 1 convicted and fined 25 cents, and 1 dismissed.
Assault with intent to commit murder	7	Tried in circuit court, jury disagreed, entered nolle pros.; 2 examination before justice, belt for trial at circuit court, still pending; 4 dis charged on examination.
Assault with intent to commit rape	2	One held for trial at circuit court, still pend ing; 1 discharged on examination.
Attempt to commit felony	1	Held for trial at circuit court, pending.
Dareless use of fire-arms	1	Jury disagreed, nolle pros. entered. Convicted and fined \$25 or 60 days in jail.
Oruelty to animals	4	One convicted and fined \$10 or 20 days in fail; convicted and fined \$10 or 30 days in fail;
Larceny	12	appealed, still pending. Two convicted and fined \$55 each or 90 days ir jail; I convicted and fined \$10 or 30 days ir jail; I convicted and fined \$2 or 10 days ir jail; I held for trial at circuit court, trial still pending; 7 discharged on examination
Malicious trespass	1	Discharged on trial.
	1	Discharged on examination.
elling liquor in violation of law	8	Two convicted and fined \$50 each or 90 days in jail; 2 convicted and fined \$25 each or 50 days in jail; 2 discharged on trial; 2 still pending
Willful injury to personal property	1	Held for trial at circuit court, pending.

## SCHOOLCRAFT COUNTY.

## GEORGE X. NEWCOMBER, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	Acquitted.  One convicted and sentenced to pay fine of \$50, costs of \$50, and \$0 days' imprisonment; I fined \$50 and \$50 costs, upon payment thereof further sentence suspended; I jury disagreed.

## SHIAWASSEE COUNTY.

# A. R. McBride, Prosecuting Attornoy.

Number of persons prosecuted, 23.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	. 4	Three convicted and sent to State House of Correction Ionia 1 year; 1 discharged.
Bigamy	9	Acquitted.
Burgiary	- 2	One convicted and sent to State House of Cor rection 4 years; 1 sent to State Prison 4 years
Cruelty to animals	. 1	Discharged.
Ornelty to animals Entering freight car with intent to obtain ca	1	-
riage	_   3	All convicted and sent to jail 30 days each.
Exposure of no son	. 1	Discharged,
alse pretenses	1 1	Sentence suspended.
Rape	_ 1	Convicted and sent to State Prison 4 years.
Rape	.   2	Convicted and sent to State Prison 4 years. Convicted and sent to State Prison 14 years each

## ST. CLAIR COUNTY.

# WM. GRACE, Prosecuting Attorney.

Number of persons prosecuted, 228.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction of a child. Adultery Arson Assault and battery	1	Convicted and sent to Ionia 4 years. Discharged. I'ending. Three convicted and sentenced 30 days each in Three convicted and sentenced and sent to jul 10 days; i fined \$50; i
Assault with intent to murder	1 2 2 70	at lonia; 4 convicted and sentence suspend- ed; 19 discharged. Pending. One convicted and fined \$5; I discharged. One convicted and sent to State House of Cor- rection at lonia 6 months; 3 sent to Ionia 3 months each; 3 sent to the House of Correc- tion at Detroit 3 months each; 1 sent to the House of Correction 65 days; 3-sent to the House of Correction 60 days each; 4 sent to 1 house of Lorrection 60 days each; 4 sent to 4 sent to juli 15 days each; 5 sent to juli 16 days each; 7 were index 65 each and costs; 1
Embezziement Forgery Falso pretonses. Larcony	2	dined \$4: 10 were fined \$2 each, and 5 were fined \$1 each, all with costs; 5 were convicted and released on payment of costs; 2 gave bonds for good behavior; 1 convicted and Acquitted. Acquitted. Pending. One acquitted; 1 pending. One acquitted; 1 pending. One convicted and sent to State House of Corrections: 5 were convicted and sent to lonk 3 months each; 3 sent to the House of Correction 90 days each; 1 sent to jail 80 days; 1 sent to jail 80 days; 1 sent to jail 80 days; 5 boys sent to the Reform School to Ciris; 1 fined to the School of Ciris; 1 fined convicted and sentence auspended; 10 were convicted and sentence suspended; 10 were
Murder	1	acquitted. Convicted of murder in the second degree and
Malicious injury to building	3	sent to State Prison 10 years. Two convicted and fined \$5 each and costs; 1
Neglecting to destroy Canada thistles	1 1 3 8 11	ined \$15 and costs. Acquitted. Acquitted. Acquitted. Convicted and bonds given. One convicted and sent to State House of Cor- rection at Ionia 3 months; I fined \$50 and costs; 2 fined \$10 each and costs; I fined \$1
Vagrancy	1 20	and costs; I sent to jail wedays; z sentence suspended; 3 acquitted. Gave bonds for good behavior. Two convicted and fined \$50 each and costs; 3 fined \$25 each and costs; 4 discharged on pay- ment of costs and paying the tax required by law; 3 discharged on payment of costs; 9 law; 3 discharged on payment of costs; 9
Willfully killing a dog	1	acquitted. Nolle pros. entered.

## ST. JOSEPH COUNTY.

# DANIEL E. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 134.

	,	
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	41	One fined \$20 and costs; 2 fined \$15 and costs; 1 fined \$10 and costs; 7 fined \$5 and costs; inded \$5 and costs; 1 fined \$7 and costs; 1 fined \$7 and costs; 1 fined \$25 and costs; 1 fined \$55 or \$0 days in jail; 1 fined \$25 or \$60 days in jail; 1 sent to jail \$30 days; 1 fined \$1 and costs; 10 discharged; 1 found insane; 13 acquitted.
Assaulting an officer. Assault with intent to murder. Alding prisoner to escape. Attempt to commit arson. Bastardy.	1 1 1 1	Discharged. Pendung. One notle pros. One discharged at examination. Settled.
Burglary.  Oruelty to animals Distributing obscene books Bisorderly	1 1	Four discharged at examination; 1 nolle pros'd, 2 sent to Ionia 1 year. Fined \$1 or 30 days in Jall. Discharged on payment of costs. Two sent to Ionia House of Correction 6
Embezz]ement	3	months; 2 sent to Ionia House of Correction 90 days; 2 sent to Reform School for Girls; 3 discharged; 2 acquitted. Two acquitted; 1 discharged on disagreement of jury
Forgery	1	Sent to Ionia House of Correction 6 months. Three testified as to where liquor was procured and were discharged; 10 were fined \$10. One fined \$25 or 60 days in [ail: 2 fined \$10 and
		costs; 2 fined \$5 and costs; 2 sent to House of Correction at Ionia 90 days; 1 sent to Reform School; 1 sentence suspended; 3 notle pros'd; 2 acquitted; 2 discharged; 1 escaped; 1 pend- ing.
Malicious injury to property.  Obtaining goods by false pretenses  Obtaining signature by false pretenses  Polisoning animals.  Rape.  Slander.  Slander.  Wiolating injurate law.  Violating injurate law.	1 1 2 2 3	One fined \$25 and costs; 1 fined \$1 and costs; 1 discharged; 1 acquitted; 2 pending. Acquitted. Bischarged by Circuit Court. English of the fine of th

## TUSCOLA COUNTY.

# Rufus P. Edson, Prosecuting Attorney.

Number of persons prosecuted, 78.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 3	Acquitted.  One acquitted; I nolle pros'd; I pending. One convicted, fined \$50 and costs, and sent to State House of Correction \$0 days; 3 lined \$55 costs; 1 fined \$15 and costs; 1 fined \$45 and costs; 2 fined \$15 and costs; 1 fined \$45 and costs; 2 fined \$1 and costs; 1 fined \$5 and costs; 3 fined \$5 and costs; 4 fined \$2 and costs; 1 fined \$5 and costs; 4 fined \$2 and costs; 1 fined \$5 and costs; 4 fined \$2 and costs; 1 fined \$5 and costs; 4 fined \$2 and costs; 1 fined \$5 and costs; 1 fined \$1 and costs; 1 fined \$5 and costs; 1 fined \$1 and costs; 1 fined \$5 and costs; 1 fined \$2 and costs; 1 fined \$5 and costs; 1 fined \$2 and costs; 1 fined \$5 and costs; 1 fined \$2 and costs; 1 fined \$5 and costs; 1 fined \$2 and costs; 1 fined \$5 and costs; 1 fined \$2 and costs; 1 fined \$5 and costs; 2 fined \$50 and costs; 1 fined \$50 and costs; 2 fined \$50 and costs; 1 fined \$50 and costs; 2 fined \$50 and costs; 1 fined \$50 and costs; 2 fined \$50 and costs; 1 fined \$50 and costs; 3 fined \$50 and costs; 3 fined \$50 and costs; 4 fined \$50 and costs; 5 fined \$50 and costs; 5 fined \$50 and costs; 6 fined \$50 and costs; 6 fined \$50 and costs; 7 fined \$50 and costs; 1 fined \$50 and costs; 2 fined \$50 and costs; 2 fined \$50 and costs; 3 fined \$50 and costs; 4 fined \$50 and costs; 5 fined \$50 and costs; 5 fined \$50 and costs; 6 fined \$50 and costs; 6 fined \$50 and costs; 6 fined \$50 and costs; 7 fined \$50 and costs; 1 fined \$50 and costs; 1 fined \$50 and costs; 1 fined \$50 and costs; 2 fined \$50 and costs; 2 fined \$50 and costs; 3 fined \$50 and costs; 4 fined \$50 and costs; 5 fined \$50
Assault with intent to rape	2	Nolle pros'd. One convicted and sentenced to State Prison 10 years; 1 discharged on examination.
Rastardy, Conspiracy to defraud. Cruelty to animals Disorderly persons.	2 1 2 3	One settled and discharged; 1 acquitted. Pending. One pending; 1 nolle prosid. One convicted and recognized in the sum of \$300; 1 required to recognize in the sum of \$500.
Drunk and disorderly		One pleaded guilty and sent to county Jail 29 days; 1 pleaded guilty and sent to Jail 20 days; 1 pleaded guilty, fined \$3 and costs; 1 pleaded guilty, fined \$2 and costs.
Enticing from parents female under 16 years for purposes of prostitution and concubinage. False pretenses	1 3 1 2	Discharged on examination. One pending: 1 nolle pros'd; 1 discharged. Fined \$5 and costs. Acquitted. Four convicted and sent to county jail, 1 for 30 days, 1 for \$6 days; 1 fined \$15 and costs; 1
Malicious trespass	1	fined \$10 and costs; 2 acquitted; 4 discharged; One convicted and sent to county jail 90 days; 2 fined \$5 each and costs.
MurderSelling liquor contrary to statute	1	Discharged on examination. Two pleaded guilty, fined \$25 and costs and 10 days in jail; 2 noile pros'd.
SlanderRape		Discharged. One convicted and sentenced to State Prison for life; 1 pending.

# VAN BUREN COUNTY.

# O. W. ROWLAND, Prosecuting Attorney.

Number of persons prosecuted, 124.

mer		
CHARGED WITH.	No	THE RESULT AND THE PUNISHMENT.
Adultery	2 4	
Assault and battery	17	ed and fined \$1 and costs.  Five convicted and fined \$1 and costs each; 1  convicted and fined \$2 and costs; 3 convicted and fined \$5 and costs each; 1 convicted and fined \$5 and costs each; 1 convicted and
Assault with intent to murder	ı	sent to jail 1 day; 1 convicted and sent to jail 10 days; 4 nolle pros'd; 2 acquitted. One convicted of assault and battery, sent to Ionia 80 days; 1 acquitted.
Assault with intent to commit rapeBastardy	j 2	Convicted and sent to Jackson 2 years.  One held for trial at Circuit Court, child born dead; 1 settled by marriage.
Burglary	8	One convicted and sent to Ionia 18 months; 1 convicted and sent to Ionia 6 months; 1 convicted and sent to Ionia 6 months; 1 convicted and sent to Ionia 2 years; 1 convicted and sent to Ionia 2 years; 1 convicted and sent to Ionia 1 year and 11 months; 1 convicted and sent to Jackson two years; 1 mole-
Conspiracy		pros'd; I discharged on examination. Two released on own recognizance, and left
Disorderly	] ] 1	the country; I notte pros'd. Convicted and sent to Ionia 90 days. Discharged on examination.
False pretenses.	23	Note provid.  One convicted and sent to Ionia 3 years; 1 convicted and sent to Ionia 3 years; 1 convicted and sent to Ionia 3 years; 1 convicted and sent to Ionia 6 years of age; 1 convicted and sent to Ionia 6 years of age; 1 convicted and sent to Ionia 6 years of age; 1 convicted and sent to Ionia 6 years of age; 1 convicted and sent to Ionia 6 years of Ionia
fanslaughter	1 2 5	Acquitted. Discharged on examination.
urety of the peace	- 1	One convicted and sent to jail 10 days; 1 con- victed and fined \$1 and costs; 3 acquitted.
lolation of liquor law		One convicted and bonds given; I acquitted. Eight convicted and sent to jail 30 days; I convicted and sent to jail 30 days; 4 convicted and fined \$25 and costs each; 16 convicted and fined \$30 and costs each; 1 convicted and sent to jail 30 days, certiforated and sell to jail 30 days, certiforated and sill pending; 10 days to the property of the pr
agrancy	13	Convicted and sent to Ionia 6 months. One convicted and fined \$10 and costs; 2 convicted and fined \$3 and costs each; 2 convicted and fined \$3 and costs each; 1 discharged on payment of costs; 1 settled; 1 noile pros'd; 5 acquitted.

### WASHTENAW COUNTY.

# CHARLES R. WHITMAN, Prosecuting Attorney.

Number of persons prosecuted, 648.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	One nolle pros'd; 1 discharged; 1 sent to State House of Correction; 1 sent to Detroit House
Assault and battery	69	of Correction 65 days. Three convicted and fined \$16 and costs; 2 fined \$5 and costs; 1 find 6 cents and costs; 5 fined
		Three convicted and fined \$16 and costs; 2 fined \$3 and costs; 1 fined 56 and costs; 5 fined \$1 and costs; 1 fined \$6 and costs; 1 fined \$6 and costs; 3 fined costs
		and were discharged; 4 sent to jall 10 days; 2 jail 15 days; 2 gave bonds; 5 sent to State House of Correction 3 months; 1 sent to lonia 6 months; 2 jail 3 months; 1 jail 10 days; 1 jall
Assault with intent to murder	2	20 days. One convicted and sent to State Prison 5 years; 1 carried to Supreme Court on bill of excep-
Burglary	3	tions. One sentence suspended; 2 sent to Reform
Common drunkard	-	School at Lansing. Two convicted and sentenced to State House of Correction—I for 4 months, I for I year; 2 iall 20 days
Disorderly persons	316	Ninety-five convicted and sent to State House of Correction-17 for 6 months, 20 for 4 months,
	1	51 for 3 months, 4 for 100 days, 1 for 9 months, 1 for 75 days, 1 for 5 months, 6 for 90 days, 1 for
		95 days; 56 sentence suspended; 122 sent to county jail: I for 6 months, 16 for 15 days, 1 for 60
	1	days, 40 for 20 days, 28 for 10 days, 14 for 30 days, 2 for 110 days, 7 for 40 days, 1 for 55 days, 1 for 50 days, 2 for 5 days, 1 for 10 days, 1 for 6 days; 8 gave bonds for 3 months of \$100 each; 1 gave
		days, 2 for 5 days, 1 for 10 days, 1 for 5 days;
		8 gave bonds for 3 months of \$100 each; 1 gave
	1	bonds of \$200 for 5 months; 3 gave bonds of \$200 for 6 months; 1 gave bonds of \$100 for 4
	l	months; 1 gave bonds of \$100 for 1 year; 1 gave bonds of \$100 for 9 months; 1 gave bonds
	1	of \$300 for 3 months: 9 sent to Reform School
	1	at Lansing; 2 sent to Reform School for Girls at Adrian; 10 discharged.
Drunkenness	178	Forty-eight convicted and sent to county jail for 20 days, 16 for 15 days, 1 for 60 days, 1 for
	l	I 65 days. 2 for 40 days. 25 for 10 days: 29 naid
	1	costs and were discharged; 45 sentence sus- pended; 11 dismissed.
Fire arms—carcless use of	1	Daid seats of \$19 Mand was discharged
Larceny	53	Fourteen convicted and sentenced to State
	1	Fourteen convicted and sentenced to State House of Correction at Ionia—3 for 1 year, 3 for 4 months, 7 for 3 months, 1 for 6 months; 1 sent to Detroit House of Correction at De-
		sent to Reform School until 18 years of age;
	1	7 sent to county jail—8 for 20 days, 2 for 30 days, 1 for 65 days, 1 for 10 days; 7 sentence
Malicions injury to building	8	suspended; 16 dismissed; 2 discharged. Two convicted and sentenced to jail 30 days;
• • •	l	1 discharged on examination.
Receiving stolen goodsThreats	1	Discharged on examination.  Two convicted and sent to State House of Cor-
	1	rection 4 months; 1 gave bonds for 3 months.
Slander	11	1 for 6 months, of \$200 each, for good behavior. Six fined \$1 and costs; 1 sentenced to jail 30
Violations of liquor law—		days; 4 discharged.
		Imt 3 ann 3 4 31 1 3
(α) Falling to close saloon at 9 o'clock	1	Fined \$10 and costs, discharged.
(a) Falling to close saloon at 9 o'clock	1 2	Fined \$10 and costs, discharged. Fined \$25 and costs. Acquitted.

#### WAYNE COUNTY.

# James Caplis, Prosecuting Attorney.

Number of persons prosecuted, 5,633; in courts of record, 314; Detroit police justice court, 4,343; justice court, 976.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
n Courts of Record—	Г	
Abandoning child	1	Acquitted.
Adultery Assault and battery (appeal)	3	Reasons for not filing informations filed.
Assault and battery (appeal)	22	One convicted, fined \$25; 1 convicted, fined \$25
Assault with intent to murder		20 pending. Two, reasons for not fling informations filed 6 acquitted; 1 convicted, sentenced to Stat Prison 5 years; 3 convicted of assault an battery and sentenced as follows: 1 fined \$100
		2 Detroit House of Correction 3 months each 5 pending.
Assault with intent to commit rape	6	Three nolle pros'd; 3 convicted, 2 sentenced to State House of Correction 5 years each; 1 no yet sentenced.
Assault with intent to rob	5	One nolle pros'd; 2 acquitted; 1 pending; 1 sen tenced to State Prison 4 years.
Attempt to commit burglary Attempt to commit larceny in a store in the	1	Acquitted,
Attempt to commit larceny in a store in the	١.	
day time	1	Convicted, sent to Detroit House of Correction
Attempt to murder	ı	Onvicted. Conviction set aside by Supremo
Bastardy	5	One notle pros'd: 1 compromised; 3 pending.
Bigamy	! 1	One nolle pros'd; 1 compromised; 3 pending. Reasons for not filing information filed,
Breaking and entering outbuilding in day-	١	<u></u>
time	3	Three convicted, sentenced as follows: 1 to State Prison 3 years, 1 to Detroit House of Correction 1 year, 1 to State Prison 5 years.
Breaking and entering shop in night-time	1	Convicted, sent to Detroit House of Correction 3 months.
Breaking and entering store in night-time	12	Two acquitted; 10 convicted, sentenced as follows: 1 to Detroit House of Correction months; 2 to State House of Correction years each; 2 to State House of Correction years each; 2 to State Prison 2 years each; to State House of Correction I year each; 1 to State House of Correction by each
Breaking and entering railroad car in day- time	5	One acquitted; I convicted, sentenced to State Prison 2 years; 3 pending.
Breaking and entering saloon in night-time	1	Broke jail pending trial.
Breaking and entering ware-house in night-	_	Stone Jan Poname tran
time	1	Convicted, sent to State House of Correction
Breaking and entering store in day-time	4	year. Four convicted, sentenced as follows: 2 to Re form School 4 years each; 2 to Reform School
		5 years each.
Burglary	12	One acquitted; 1 nolle pros'd; 3 pending; 7 con victed, sentenced as follows: 1 State Prisor 10 years; 1 State House of Correction 3 years 1 State House of Correction 4 years; 1 State Prison 7 years; 1 State Prison 4 years; 1 broke
		Prison / years; 1 State Prison 4 years; 1 broke
Burning buildings	2	jail pending sentence; 1 not yet sentenced. One convicted, sentence suspended; 1 con victed, new trial granted, pending.
Careless use of fire-arms	1	Nolle pros'd.
Conspiracy	5	One convicted, sent to Detroit House of Correction 2 years; 1 convicted, sent to Detroit House of Correction 2 years; 3 reasons for not filing information filed.
Embezzlement	4	Two pending: 1 convicted, sent to Detroit House of Correction 1 year; 1 convicted, sent to State Prison 2 years.
)		
Entering store in night-time without break.		to State Frison 2 years.

### PROSECUTING ATTORNEYS.

# WAYNE COUNTY .- Continued.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
False pretenses	8	Four pending: I reasons for not filing Informa- tion filed; I convicted, sent to Detroit House of Correction 3 months; I convicted, sent to State Prison 3 years. One convicted, fined \$250.
Larceny	41	Nine pending; 8 acquitted; 3 reasons for not illing information filed; 4 notice proa'd; 17 convicted, sentenced as follows: 1 Detroit suspended; 1 betroit Bouse of Correction 4 years; 1 Detroit Bouse of Correction 8 years; 1 fined 859; 1 State House of Correction 8 years; 1 State Prison 4 years; 1 State Prison 2 years; 1 fined 859; 1 Detroit House of Cor- rection 1 year; 1 Detroit House of Correction 3 months; 2 State Prison 3 years each; 1 State
Larceny from the person	24	House of Correction 1 year. Three acquitted; 7 node provid: 6 ponding; 8 convicted, sentenced as follows: 1 State House of Correction 2 years; 1 State Prison 2 years; 1 Detroit House of Correction 1 year; 2 sentence suspended; 1 Reform School 3 years; 1 State Prison 4 years; 1 State Prison 3 years; 1 State Prison 4 years; 1 State Prison 3 years.
Larceny in dwelling-house in day-time		Four acquitted; 1 nolle pros'd; 2 reasons for not filing information filed; 2 convicted; 1 sent to Detroit House of Correction 1 year; 1 sentence suspended
Larceny in office in day-time	3	One escaped jail pending trial; 1 acquitted; 1 convicted, sent to State Prison 5 years. One pending; 3 nolle prov'd; 1 acquitted; 11 con-
Larceny in store in day-time	16	One pending; 3 nolle pros'd; 1 acquitted; 11 convicted, sentenced as follows: 1 Detroit House of Correction 3 years; 1 Detroit House of Correction 3 months; 1 State Prison 4 years; 2 State Prison 3 years each; 2 Detroit House of Correction 2 years each; 3 Detroit House of Correction 6 months each; 1 State Prison 2 years.
Lewd and lascivious cohabitation	2	Two convicted. Case now pending in Supreme Court,
Maintaining gaming room	6	Six convicted, 1 fined \$200; 1 fined \$300; 2 fined \$100 each; 2 fined \$450 each.
Malicions injury to property	5 1 10	Taree pending; 2 note pros a. Reasons for not filing information filed. Three acquitted; 1] ury disagreed; 1 discharged for want of prosecution; 4 convicted and sen- tenced to State Prison for life; 1 adjudged insane and removed to Eastern Insano Asy- lum; 2 convicted of manslaughter and sen- tenced to State Prison i) and 5 years respect- tenced to State Prison i) and 5 years respect-
Obstructing officer	3	One nolle pros'd; 2 pending.
Offering to vote more than once	1	Pending, Pending,
Omitting duty as supervisor	1 2	Pending.
Omitting duty as constable Omitting duty as supervisor Perjury Rape	6	Two pending; 1 nolle pros'd; 3 convicted, 1 sent
Receiving stolen property	7	Prison 10 years, 1 not yet sentenced. One pending; 2 nolle pros'd; 2 convicted; 1 sent to State Prison 4 years 5 months; 1 sentence suspended.
Robbery		Four noile pros'd, 3 pending; 5 acquitted; 1 escaped; jail pending trial; 12 convicted, sentenced as follows: 25tate Prison 4 years each; 23tate Prison 4 years; 15tate Prison 5 years; 15tate flows of Correction 1 year; 2 State House of Correction 5 years each; 2 State Mouse of Correction 5 years each; 2
Slander (appeal)	6	State Prison 7 years; 1 sentence suspended. One convicted, fined \$50; 5 pending. Pending.
Uttering forged instrument	7	Four pending; 1 reasons for not filing infor- mation filed; 2 convicted, sent to State Prison 10 years each
Violation of liquor laws (appeal)		*100m to John B CBCH,

### WAYNE COUNTY .- Continued.

Cases disposed of by the Police Justice of t	the city of Detroit-
Assault	Preliminary examinations 11 Search warrants Violations of the liquor laws 21 Total 434
The foregoing cases were disposed of as fo	llows:
Complaints dismissed         77           Complaints withdrawn         105           Discharged         105           Committed to the Detroit House of Correct         100           Cloud         120           Cloud         200           Committed to the George School         38           Appealed to Recorder's Court of Detroit         10           Paid fine         470	Sentence auspended   184
Cases disposed of in Justice Court-	
Assants and battery     35       Cruelly to animals     2       Disorderly conduct     18       Larceny of property valued at less than \$25     187       Mallcous injury to property     35       Preliminary examinations     92	Slander
The foregoing cases were disposed of as fo	llows:
Discharged   575	Paid fine

### WEXFORD COUNTY.

# SAMUEL J. WALL, Prosecuting Attorney.

Number of persons prosecuted, 45.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
In justices' courts— Assault and battery	10	One convicted and fined \$10 and costs; 1 con victed and appealed; 1 acquitted; 3 nollo pros'd, 2 convicted, fined \$5 and costs; 1 con- victed and fined \$1 and costs; 1 Jury disagram
Assault with intent to murder	1 1	and nolle provd. Held for trial. Held for trial. Discharged on examination. Held for trial. Six held for trial; 1 discharged; 1 acquitted; 1 convicted and sent to jail 20 days; 1 convict.
Larceny from person. Loosing boat from moorings	2 1 1	ed and sent to Ionia 90 days. One discharged; 1 waived examination. Jury disagreed and <i>nolle provid</i> . Held for trial. Held for trial.
in courts of record— Adultory Assault and battery Assault with intent to murder. Assault with intent to maim. Forgery. Lattery	1 2 1	Reasons filed and nolle pros. ordered. Nolle prost. Nolle prost. One acquitted; 1 broke jail after arraignment. Broke jail and escaped. Sent to lonis 3 years. One convicted and est. to lonis 18 months; 1 One convicted and ent. to jail; 2 information quashed; 2 sent to Kont county on change of
Larceny from person	1 1 1	venue and there I convicted and new trial granted; I nolle prostd. Broke jall and escaped. Broke jall and escaped. Pending.





